

1897-040 Chancery Causes: W. D. Jones vs. Jasper Collier &
Lee Co.

Folder 10/2

Scott, Chance, Peterson, Carter, Thompson, Edens, Kane,
Wiseley, Wade, Legg

Suit includes
2 Plats

CA-Contract Dispute
T-Property

Oversize
Box 1:

- 1 Plat

- Deed

- Land grant

To the Honorable H. S. K. Morrison Judge
of the Circuit Court of Lee County Virginia
Your Orator W. D. Jones a Citizen
of the City of Philadelphia Pennsylvania,
Humbly complaining sheweth unto
Your Honor that he is the owner in
fee simple of two certain tracts of
land situate in the Counties of Lee
and Scott in the State of Virginia, lying
in Wild Cat Valley and on the north side
of Powell's Mountain, adjoining the lands
of Nelson Linnecord, The Virginia Iron &
Coal Co. & others. One of said tracts
contains 330 acres more or less the other
90 acres more or less, for a more definite
description of said land reference is
here made to the deed of conveyance
executed to your Orator by J. P. Kane
a copy of said deed will be filed as
a part of this bill "marked & A" on
or before the hearing of this cause.
Your Orator will further state unto
Your Honor that the said J. P. Kane
from whom he purchased said land
is the son and one of the heirs at law
of the late Henry S. Kane dec'd and inherited
said land from his father, who had
held possession of said land under
legal title for more than 20 years.

his death which occurred in June 1876.
& During all this time he had renters
and tenants upon the same. Since that
time it has been in the possession of the
Said J. P. Kane or his legal representatives
who had legal & actual possession
of the same until he sold & conveyed
it to your Orator,

Your Orator will further state
unto your Honor that in the last few
week Jasper Collier & John Collier who
are citizens of Lee County have gone
upon said lands of your Orator, or that
portion of it lying in said county of
without any authority from your
Orator, or any one else having any
Legal or Equitable title or claim to
said land, and cut felled and sawed
into Saw logs a large and valuable
lot of poplar timber belonging to your
Orator. And as he is informed belewis
& so charges have contracted & sold or
pretended to sell said logs so cut to one
James Scott, a citizen of said county of Lee
and that he & the said Colliers are now
removing or making preparation to remove
and dispose of said timber, and have been
endeavoring to sell the same ~~and if~~

permitted to do so would do Your Orator
irreparable damages, Your Orator
is further informed & believes that the
aforesaid collins have now cut and
estimated by the said Scott something
over 42000 feet, and still cutting
more of Your Orators timber on
having it done, Your Orator
will here state that he is informed
so charges & believes that the said James
Scott had knowledge that said timber
did not belong to the said collins &
that the said timber was claimed
& belonged to Your Orator.

The amount of timber now cut & sawn
into Saw Stocks as aforesaid is worth
the just & full sum of \$250.⁰⁰ And that
by reason of said Trespass against
the property of Your Orator in the
destruction of his timber & other damage
to said real estate he is damaged the
further sum of \$100.⁰⁰ both of which
sums he believes to be just & due him by
reason of the wrongs aforesaid,

Your Orator will further state that
he is informed believes & charges that
the said collins are ~~poor~~ men with
but little property that according to
the ordinary process of law no debt

could be collected off of either of them.
Your Orator further charges that the
Said Colliers are committing great
waste in thus cutting and removing
his timber, and unless restrained
by Your Honor Your Orator
will suffer great & irreparable injury.
That Said Colliers are cutting Said
timber without any authority what ever
& for the purpose of fraudulently injuring
Your Orator. And that the Said
James Scott as he is informed &
believes is aiding them in so doing
& as he is informed and believes
has already been trying to sell
Said timber to Wolfe & Clay & thus
cause a loss upon innocent men
& will probably do so unless restrained
by Your Honors writ of Injunction
Your Orator being without adequate
remedy at common law, he is advised
that a Court of Equity will protect
his rights and afford ~~the~~ relief to
Stay waste & irreparable injury
The premises considered the prayer of
Your Orator is that the Said Jasper
Collier John Collier and James Scott
be made defendants to this bill. That

be required to answer the same fully
and truly - That they and each of
them and all other persons be enjoined
& restrained by writ of Injunction
from Selling removing or in any
way interfering with said said saw
logs until the further order of this
Court, that a receiver be appointed
to take charge of said logs - that
the said Jasper Collins John Collins Jr
and James Scott be perpetually
enjoined from further ^{committing waste} trespassing
on said land - that upon a final
hearing of this cause your
Honor ~~decree~~ that said logs
be turned over & delivered to
your Orator - and that
Judgement be rendered against
all the said defendants for all
damages sustained by your
Orators by reason of the wrongs
& injuries sustained by the acts of
said defendants as aforesaid
And if in anything your Orator
has missed his remedy he prays for general
relief - May the Commonwealths writ
of Spa. issue directed &c

John & Co. v. Holdway & Ewing - C.D.

Lee County Va.

This day J. P. Kane agent of M. D. Jones
appeared in person before me ~~and~~ John
A. B. Hyatt Clerk of the Circuit Court
of said County & State and made
oath that the matters in the foregoing
bill stated as of his own knowledge
are true & those stated upon infor-
mation of others he believes to be true
Given under my hand this the 10th
day of Feb'y 1888.

J. A. B. Hyatt c. c.

Hyatt 50
 June 1893
 me \$ 24.46
 1.42
 Scott 2 5.85
 Gibson 4.55
 Dins Court 10.00
 Lumsy 48.00
 Alcho 8.50
 Munsey C 8.00
 A 18.00 Reddy C
 \$127.78
 Munsey C 2.48
 Skiff Wade 50
 \$160.76

Jos. P. Collier. 1840.

[illegible]

10. Dean Deere Court
 1897 Mr. Lane Court
 " Dean Deere "
 1898 Mr. Deere "
 " " "
 " Dean Court
 " Mr. Court
 " " To June 1st

Hyatt C.	24.46
Wm	1.43
Scott C.	5.85
Johnson	4.55
James Rogers	20.00
W	16.00
St	28
Wm	25

Estimate -

893. *Alcyon* 1.12
~~15.00~~

To the Honorable W.T. Miller, Judge of the Circuit Court of & Lee county, Virginia:

Humbly complaining, your petitioner, James C. Scott, will respectfully shw to your honor that he bought from W.J. Collier and others a lot of poplar timber standing upon a tract of land situated in the Wild cat Valley & in Lee County; that after cutting said timber an injunction was granted restraining and inhibiting him from removing or selling said timber. Afterwards a decree was rendered in this honorable court appointing Wm. P. Duff receiver and directing to sell the said timber. This duty was performed by said receiver. said timber sold, purchased by your respondent, and bond executed for the price thereof. Said sale was duly reported by said receiver to this honorable court, all of which will more fully appear by reference to the chancery cause of Wm. D. Jones vs. W. J. Collier et als. still pending in this honorable court.

Your petitioner will now show your honor that the grounds of said injunction were that the said W. D. Jones claimed to be the owner of a certain tract of land situated in the Wild Cat Valley from which he averred respondent was cutting and removing said timber.

Your petitioner will now show your honor that all of the timber cut by him and taken charge of by said receiver was not located upon nor taken from the tract of land so claimed by the said Jones. This fact was well known both to your petitioner and the said receiver. And by agreement between them all of said timber ~~was~~ was sold by said receiver and purchased by your petitioner, it being then the opinion of your petitioner and his attorneys that said injunction would be dissolved. And it was the further agreement between your petitioner and the said Duff receiver that in the event said injunction was not dissolved and said Jones established his title to said land and timber, that ~~therein~~ then your petitioner was to have credit on said note for the value of the timber that come from lands not claimed by the said Jones. There was about as near as ~~respondent~~ petitioner

can ascertain ^{14,746} eighteen thousand feet of said logs, the whole amount which the said Duff received and sold being ~~fifty-four~~ ^{44,240} thousand feet. And this timber coming from land not claimed by Jones being as nearly as petitioner can ascertain one third ~~there~~ thereof.

Petitioner will now show your honor that the said W.P. Duff, resigned his receivership, and G.C. Jessee was appointed receiver in his stead. Afterwards the said G.C. Jessee instituted his suit in this honorable court and on the law side thereof, and obtained judgment against this respondent for the full amount of said claim, including the sum for petitioners ~~14,746~~ ^{14,746} feet of lumber aforesaid. Petitioner states that at the time said judgment was rendered in favor of said receiver that he had entirely forgotten said matter, and neglected to put in said sum as an offset to said demand. The price which petitioner agreed to pay said Duff for said logs was, as he remembers, \$3.50 per thousand feet. His prayer is to be allowed a credit on said judgment ~~for~~ for the sum of \$51.61 the value of said ~~14,746~~ ^{14,746} feet of his lumber sold by the said Duff as receiver, which he is advised may be done in this suit, and if this cannot be done, then he prays that this petition may be treated as a bill praying and in junction restraining and inhibiting the said G.C. Jessee, Receiver, from collecting one third of \$154.84, with interest thereon from the ____ day of February 1889, and for full ~~xxxxxx~~ general relief.

Petitioner files herewith the affidavit of W.J. Collier showing the amount of timber to which Jones is not entitled which went into the hands of the said Duff as receiver and was sold by him as aforesaid, marked "W.J.H."

Sworn to before me this the 13th day of November 1898.
A. B. Scott
A. B. Munsey Clerk

J. L. Chance, Exr.

vs { Petition of
 { J. C. Scott.

W. J. Collier et al.

Filed in open Court
and by leave thereof
November the 18th 1875-
A B Munsey Clerk

To the Honorable H. S. K. Morrison
Judge of the Circuit Court of Lee Co Va
The separate answer and demurrer
of W. Jasper Collins to a bill exhibited in
this Honorable Court against him and others
by W. D. Jones.

This respondent says the Complainant's
bill is not sufficient in law to call upon
him to answer in this Honorable Court
but that there is good cause thereunto
and he does accordingly demur
and he prays judgment of this Honor-
able Court of his said demurrer.

And not waiving his said demurrer
but relying and insisting thereon, should
any and further answer be required he
answers and says. That he supposes it is
true that the said William Jones purchased
from the said J. P. Stone two Tracts of
Land, but of this he has no personal knowl-
edge and requires strict and full proof
of said Sale & purchase. Nor does your
orator know where said ^{said to contain 330 acres} Tracts of Land ~~are~~
situated or claimed to be situated, It is
true that the said Henry Stone in his
lifetime was the owner of a Tract of Land
said to contain 95 acres lying and being
in the wild cat Valley in said County

The same being the lower end of what
is known in the neighborhood as the
old John Pindilton farm. This last
tract of land adjoins the lands of your
orator and his father and Defendant
John Collier. in fact said Pindilton
Tract of land was divided by your orator
and his father with the upper end
from Alexander Wilson and some getting
his from William Brown, who had got
it from Benjamin Wilson but your
orator denies that said Tract of land
or the 330 acre tract or either one of
them or the land of your orator or
his father or either of them or any part
thereof, he further denies that said Henry
Shane or his heirs or any of them or
any person claiming for him has ever
had or held possession of said Tracts of
land owned by your orator or his said
father he further denies that said John
or any one for him ever had possession
of said lands or any part thereof.

Your orator admits that it is true that
he has been cutting Timber on the
but he cut them on his own lands and
the lands of his father, lands for which
he has good and sufficient deeds and

lands that have been in possession
of himself and his father for 20 years
or more, that the possession of said
lands have been held adversely to him
for more than 50 years. And as far
as your orator knows or ever heard,
the said Henry S. Kane in his lifetime
never set up any claim to any part of
the land from which your orator has
cut or removed timber, or to any land
claimed by your orator or his father and
the said Kane had full knowledge that
said lands were claimed, owned and
held adversely to him. Your orator & his
father he cut and had cut on said land
as he lawfully might do some 50 or more
trees, but he positively denies that said
trees or any of them belonged to the said
Jones or the said Kane or anyone whom he
claims or that they or either of them have
any title either legal or equitable there
to, 70 acres of this land owned by your
orator and his father ~~and~~ from which
a part of said timber was cut was conveyed
to your orator's father by Deed ^{dated} ~~to~~ of the
20th day of November 1874, and
99¹/₄ acres ^{upon which the residue of said timber was cut} was conveyed to him by 1873
& have been in the chain of sales of

James Collier vs Russell Leggo heirs
& others, by deed bearing date on
the 15 day of May 1876, all of which
will fully appears by reference to
said two deeds copies of which are
here filed marked A.B. & "A.C." and ^{from} that
date down to the present these lands
have been held owned and occupied
by your orator and his father they
have paid the lawfully assessed taxes
are there they have held them openly
notoriously and exclusively and their
right to the same has never been disputed
so far as your orator is informed by
any one until now. So far as your
orator or his father being poor men
if that has anything to do with this and
they will plead guilty in this that they
are not Millionaires but they have
always understood that law was made
and courts instituted for the protection
of the poor as well as the rich but
while they admit that they are not as
rich as Jones or Lane they are very
well able to pay anything that said
parties will ever obtain judgment for
if they never assert a further claim
than the one here asserted.

respondent here again denying
that he has cut or removed or in
any way trespassed upon or com-
mitted any waste upon said com-
plainant's land and hereafter
by denying each and every allega-
tion not herein admitted. ~~For~~
prayer to be heard and ~~with~~
his costs.

It is further ordered
By C. T. Dorman his atty.

Verdict - See Court + trust:-

This day J. Jasper Collier
personally appeared before me in
my County aforesaid and made
oath in due form that the statements
in the foregoing answer so far as
made on his own knowledge are
true and so far as made on
information derived from others
he believes them to be true, given
under my hand this 5th March 1884

J. A. Hyatt & Co.

W. Jackson Sullivan

and 3/4

W. E. Sullivan

Filed at New

York 1888.

W. E. Sullivan

To the Hon^{ble} W. J. Miller Judge of the Circuit
Court of Lee County Virginia.

The demurrer and answer of J. C. Chance Execu-
tor of T. D. Vance deceased, to a petition filed by
J. C. Scott in the chancery cause of said Chance
Executor &c against Jasper Collier, & the Collier
& said J. C. Scott pending in your Honor's Court.
Respondent says that the said petition is not
sufficient in law, but should any other or
further answer be necessary answering he
says, it is true that the injunction suit mentioned
in said petition was instituted and the injunction
granted as in said petition mentioned against
petitioner and said Colliers, but it is not true,
as we gather the facts from the record, and
proceedings in said chancery cause, that all
of the logs, sold by J. C. Duff, Receiver in said
cause were not taken and cut from the land
claimed by the plaintiff in said cause, and it
is not true that the petitioner purchased all
of the logs sold by said Receiver. See said
Receiver's reports. By reference to the said reports
of said Receiver to 1 & 2 it will be seen that
petitioner purchased \$154.24 worth of said logs,
paid one third in cash and gave his bond
for the residue with James O. Barron, J. C.
Olinger & John Gilley as sureties. Afterwards
said Receiver collected this money from pe-
titioner and resigned and settled his account

and G. B. Jesse was appointed Receiver
in said Cause, and Mr Jesse as such Receiver
afterwards, on Aug 3rd 1891, loaned \$200⁰⁰,
part of the fund of \$324.48 received by him
from said Duff, to petitioner and took his note
therefor with J. C. Olinger & J. W. Scott security
all of which will appear by reference to the
reports of said Receivers in said Cause, and
during all this time we see nothing in said
Cause of any claim by said Scott, to any of
said fund, and there is no answer by said
Scott in said Chancery Cause claiming any-
thing on account of said logs, or interest therein
but upon the contrary he suffers a decree to
be entered against him, by default, perpetuating the injunc-
tion against him and the other defendants as
to said logs, and for costs, all of which will
more fully and at large appear by reference
to the record and proceedings in said Cause
to which reference is here made. And after
all this the said G. B. Jesse, Receiver, instituted
suit upon said \$200⁰⁰ note in your Honor's
Court on the 5th day of May 1894, and said Scott
appeared thereto and made defense and on acc-
ount of his defense the Cause was continued
until at the March term 1895, when a Judgment
was rendered against the defendants for the
amount of said note and costs, and during the

pendency & trial of this cause no such offset
or defense as is mentioned in said petition
was attempted to be set up. See said Gen Cause.
And respondent is advised and alleges that said
petitioner is ~~very~~ ^{said judgment} estopped from making any
defense to ~~er~~ ^{er} setting up against the same the
claim or offset in his said petition mentioned
which he has had so many opportunities of as-
serting, but has never done until now.

Respondent looking to the record in said Chancery
for his information, denies that said Receiver
Duff ever made any agreement with said
Scott that he should have any part of the
proceeds of said logs, not if he did the same
was improperly and illegally made, and if
made ~~the~~ said Scott never having asserted
such claim when it was his duty to speak
is estopped now from so doing.

And now having fully answered your respons-
ent prays to be hence dismissed with reason-
able costs.

James W Orr, p.d.

412.8
172.01

240.57

17.34

J. C. Chance Executor
advs Answer
J. C. Scott an petition
Filed in open Court
Nov 14th 1895.

J. C. Chance Executor of Wm D Jones decd, Plff }
against } In Chancery
Jasper Ballier et als } Defts }

This cause came on again to be heard, upon the papers formerly read in the cause, and the report of G. C. Jesse, Receiver, filed in the Cause May 23rd 1898 to which there are no exceptions, and was argued by Counsel. On consideration thereof, it is adjudged, ordered and decreed that said report, and the action of said Receiver, therein reported, be and are hereby confirmed, and approved. And said Receiver is discharged from further duty as receiver in said cause, ~~And nothing further remaining to be done in this cause the same is stricken from the docket.~~

And it is further adjudged, ordered and decreed that the plaintiff J. C. Chance, Executor of Wm D Jones deceased, recover against the defendants Jasper Ballier, John Ballier Jr, and James B. Scott the costs of this suit. And nothing further remaining to be done in this cause, the same is stricken from the docket.

J. C. Chance Ex & c.
vs { Decree Final
B
Jasper Collier & als.

Enter this decree
June 1897.

J. C. Chann Exr. &c.

N.

Deem.

Jas. Collins et al

This cause came on this day to be again heard upon the papers heretofore read in the cause, the report of Wm. P. Duff Receiver of this Court in this cause filed April 1st 1889 and his second report filed September 1st 1891, the report of L. M. Carsonichael Surveyor, filed October 16th 1893, and the report of Special Commissioner A. M. Goines filed in this cause January 1st 1894 ~~the whole of which report of~~ Special Commissioner Goines the defendant excepted, which exception is enclosed on the said report, and was argued by Counsel: On consideration whereof and for reasons appearing to the Court the said exception ^{and the other reports being unexcepted to are confirmed.} Overruled: It is therefore adjudged ordered and decreed that the injunction heretofore granted in this cause be and the same is perpetuated, and also defendants and each of them are hereby forever enjoined and restrained from selling, cutting or removing

any timber from the two tracts of
land or either of them in this cause
and proceedings mentioned, That
George C. Jessor Receiver of this Court
in this cause be required and is ordered
to pay to the plaintiff or his attorney
any and all monies which have
come into his hands as Receiver, and will
collect any and all debt due to him
as such Receiver and make report
of his action to the next term of this
Court; That the plaintiff recover
of the defendants his costs in this
cause by him expended, and the
cause is continued.

Geo. C. Jessor Esq.

vs. Deem

Joseph Collins et al

Esq. & J. C. Jessor

Esq. & J. C. Jessor

Esq. & J. C. Jessor

Esq. & J. C. Jessor

March 10/94

J. C. Chance Ex &c

Plff

In Chancery.

^{vs}
Jasper Collier et als. Defts

This cause came on again to be heard upon the papers formerly read in the cause and was argued by Counsel. On consideration thereof and W. S. Matthews suggesting that it would be improper for him, as Commissioner, to make the enquiry directed at the last term, it is ordered that he be relieved from so doing, and that A. M. Gains be and is hereby appointed a Commissioner whose duty it is made to make the enquiry and perform the duties required of said Matthews at the last term, And he will report his action to the Court at its next term, and L. M. Carmichael, County Surveyor of this County, will go on and perform the duty assigned him in the order at last term, and report his action to the ^{Court at its} next term. And the Cause is continued.

A. C. Chance Exr.
vs { Order
3

Asper Callier et al

Entered on O. B.

Page 484.

June 8, 1893

J. A. Hyatt &

Enter this Order.

H. J. K. III

June 8th 1893.

Entered on the
Chance Orderbook
March 14th 1873.
Page 484.
J. H. & Key to
Clear.

W.D. Jones

Vs.

W.J. Collier et als

Plaintiff

In Chancery

Defendants

This cause came on again this day to be heard on the papers formerly read the report of L.M. Carmical County Surveyor of said County and exceptions thereto and was argued by counsel, on consideration whereof and it appearing to the Court that said exceptions ~~are well taken they are sustained~~ ^{should be considered for then they are the same as sustained in it appearing before} and the said Carmical is ordered to ~~make~~ ^{amend} his report respond to the former decree entered in this cause in this that he will report whether or not the tract of land claimed by the defendants is within the calls of the declaration in ejectment of Henry S. Kane vs Dale C. Legg et als Said Carmical will do any other surveying required by any of the parties and will report his action to the next term of this Court but before proceeding to discharge the duties herein imposed he ^{give} will ^{not} the parties or their Attorneys of the time of his sitting and this cause is continued ~~again~~

W.D.Jones

Vs Decree

vsw.J.Collier et als

Enter this decree

Ad. Just the 4th 1891

Wm. S. Jones

25.

Decem.

Essex County Ct.

Friday

When the calling of the
Cause, it was made known to the Court
that the defendant had not seen answer
to this Cause & may be asked why this suit
should not be stayed in the name of
J. C. Chance executor of Wm. S. Jones
deceased, which upon an agreement
of the defendant to answer
of C. T. Duncan attorney for the
defendant by this suit is hereby
stayed in the name of J. C. Chance
executor of Wm. S. Jones deceased
and in whose name this suit is
brought to be proceeded in to a
final hearing, and that cause
~~is continued~~ by consent leave is
granted to either party to release the defendant
of John C. Ligg or to cross examine him
on the 27th of January next at 10 o'clock
in said cause, and the cause
is continued.

17^m 5. 60000

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Wm. J. Jones.

proper collection of it

From the calling of this country
it being a great deal of time
the each time of this Court the same
delivered the same to the life of
a record that the same should
be made to appear in the same way
of the same term of this Court
to that Court of the same
same way this Court should
be delivered in the same way
of the same Court of the same
same way and the same
be proceeded in the same way
to the same to the same
the Court is in the same way.

Mr. Jones -
To. Secm -
Judge G. L. L. L.

2 pt. 7. 2. 1897
Entered 2. 0. 0.
2. 2. 4. 7. 14. 2. 0.
2. 2. 4. 7. 14. 2. 0.

2. 2. 4. 7. 14. 2. 0.
2. 2. 4. 7. 14. 2. 0.
2. 2. 4. 7. 14. 2. 0.

Wm D. Jones -

vs -

Decree -

Jerper Collier et al

This cause came on this day to be heard, upon the bill, the answers, the exhibits, the depositions of witnesses and argument of counsel. And the court being of opinion that ~~the~~^{to} proper decision of this cause, there should be a survey of the lands recovered by Henry S. Hane, dec'd, in an action of ejectment vs. Purcell W. Legg, Dale C. Legg, and Wm T. Legg to determine whether or not the land in controversy in this suit is covered by the declaration in the said ejectment cause. It is adjudged ordered and decreed that Luther Carmichael county, surveyor, be and is hereby directed to survey the land by an attested copy of the said Hane declaration, and will make a plat and report of his survey to the next term of this Court. And until the coming in of which report this cause is continued.

Wm. D. Jones
vs- } Deere
Jasper Collier et al

Entered by Wm. D. Jones
page 263.
Series 2
April 2nd 1890

Entered this decree
H. L. K. M.
April 2nd 90

W D Jones

75-

Jasper Collins et al

Duff

S Luchay

Diffs

On motion of the complainant
The depositions heretofore taken by him in
this cause are suppressed and leave is
given him to retake them or such of them
as he may desire to take and by agreement
of parties it is adjudged ordered and de-
creed that W. D. Duff who is appointed a
receiver for the purpose do take charge
of all the Poplar saw logs now cut and
lying on the lands claimed by the com-
plainants and defendants in this suit
Said Receiver will sell said logs for
the highest and best price he can obtain
he will sell them either publicly or
privately as he deems best. Said sales
shall be made on the following terms
to wit. one third cash in hand one
third in four months and the residue
in eight months from day of sale
and for the deferred payments he will
take bonds with good personal security
bearing interest from date and payable
to himself as receiver. but before proceed-
ing to sell said Receiver will execute bond
in the penalty of four hundred dollars
conditioned according to law,

Said receiver will report his return
to the next term of this Court and
the cause is continued

Wm. H. Jones

✓ 2/20/88

Wm. H. Jones

Wm. H. Jones

Wm. H. Jones

Wm. H. Jones

Wm. H. Jones

Wm. H. Jones

Wm. H. Jones

Wm. H. Jones

Virginia

At a circuit Court continued and held for
Lee County at the Court house thereof

June the 8th 1893

J to chance Ex &c

vs

Plff

Ex Chy

Jasper Collier et, als

Defts

And I M barnical
County Surveyor of this County will go and
perform the duty assigned him the order at
last term, And report his action to the
Court at its next term, And the Cause
is continued,

A Copy

Teste J. A. G. Hyatt, C. C

J. C. Chance Esq
3 Copy of
vs 3 Decree
Wm J. Collier et al

executed on 3/1/77
by delivering and
office copy of the
within decree to
L. M. L. L. L.

J. C. Chance Esq

Fee for Copies 78¢

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S. R. Lawrence Esqr
of W. D. Jones decd
vs $\frac{3}{3}$ copy of decr
W. Jasper Colliers
Entered Sept 3rd 1891

Created by
delivering a copy
of this Decree to
Luther Larned
this Oct 20. 1891
S. E. Flannery
S. L. L.

True copy. 98p

KNOW ALL MEN BY THESE PRESENTS, That we

George C. Jesse
and J. K. P. Barron

are held and firmly bound unto the Commonwealth of Virginia, in the sum of *Seven*

Hundred & Fifty dollars, to the payment whereof, well and truly to be made to the said Commonwealth of Virginia, we bind ourselves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents, hereby waiving the benefit of our homestead exemptions as to this obligation, and any claim, right, or privilege to discharge any liability arising under this bond, or by virtue of said office or trust, in any currency, funds, counter claims or offsets other than legal-tender currency of United States. Sealed with our seals, and dated *2nd* day

of *September*, one thousand eight hundred and *ninety one*

The Condition of The Above Obligation is Such, That if the above bound

shall faithfully perform the duties of

George C. Jesse
his office or trust, as

Receiver

in the Chancery Cause of J. C. Chance Eym vs
J. K. P. Barron
under a decree of the Circuit Court of the County of Lee, pronounced on the

day of *4*, 18*91*, in the suit therein depending

under the name and style of

vs.

J. C. Chance Eym Plaintiff

W. J. Collier Defendant

and properly account for all sums of money

such

he may receive as

then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and acknowledged in the presence of

George C. Jesse (SEAL.)

J. K. P. Barron (SEAL.)

(SEAL.)

In the Clerk's Office of the Circuit Court of the County of Lee

This day

J. K. P. Barron

surety on the above bond, made oath before me J. A. G. Hyatt, Clerk of the Circuit Court of the County of Lee, that

estate after the payment of all

for which

he is

bound as securit

just debts, and those

to pay

is

worth the sum of

one thousand

dollars.

Given under my hand this *2* day of *Sept*

18 *91*

Teste:

J. A. G. Hyatt Clerk.

Virginia

At a Circuit Court Continued
and held for Lee County at the Court
House thereof April 2nd 1890.

W. D. Jones

Plff^s

vs
Geo. W. Lee

Def^s
Wesley Collier et al

Left

This Cause came on # # #
and the Court being of opinion
that to a proper decision of
this Cause, there should be a
Survey of the lands recovered
by Henry S. Lane dec'd, in an
action of Ejectment vs Russell
C. Legg Dale C. Legg and
W. C. Legg, to determine whether
or not the land in controversy
in this suit is covered by the declar-
ation in the said Ejectment
Cause. It is a Judge ordered,
and decreed, that Luther Catmich
County Surveyor, be and is hereby
directed to Survey the land in
an attested copy of the said Lane
declaration, and will make
a plat and report of his Survey
to the next term of this Court
and also do any further
Surveying that may be required.

Wm. L. Jones
20 3/4 Copy of Series
Wm. L. Jones
Executed
C. L. Jones
L. L.

For Copy 70¢

Not a good title in Series
in the old series + this series
is continued.

Copy 70¢

Virginia

At a circuit court continued and held for Lee County at the Court house thereof on Saturday March the 10th 1894

J. B. Chance Exr &c

VS

Jasper Collier et al

} Decree

This Cause came on this day to be again heard upon the papers heretofore read in the Cause the report of W^m P Duff Receiver of the Court in this Cause filed April 1st 1889 and his second report filed Sept the 1st 1891 the report of L M Carnical Surveyor filed October the 16th 1893 and the report of Special Commissioner U M Goins filed in this Cause January 1st 1894. to which ^{last} report of Special Commissioner Goins the defendants excepted which exceptions is endorsed on the said report and argued by counsel. on consideration whereof and for reasons appearing to the Court the said exceptions overruled and the other report being unexcepted to and confirmed. It is therefore adjudged ordered and decreed that the injunction heretofore granted in this Cause be and the same is perpetuated and the defendant and each of them are hereby forever enjoined and restrained from selling cutting or removing any timber from the two tracts of land

or either of them in this cause and
proceedings mentioned that George C Jesse
reciever of this Court in this Cause be
required and is ordered to pay to the plain-
tiff or his attorney any and all moneys
which have come to his hands as reciever
and will collect any and all debts due
to him as such reciever and make
report of his action to the next term
of this Court That the plaintiff recover
of the defendant his costs in this cause
by him expended, And the Cause is con-
tinued)

A Copy Teste
A B Munsey Clerk

Circuit
J C Chance Exce

Copy of Decree

Jasper Collier et al

To 1st day of June Term

Granted May the

11th 1894 by Delving

a copy of the within

Decree to George C.

Jesse. This May

The 14th 1894

L. M. Wade D. S. for

C. E. Selamary

J. L. Co.

L. Wm J Collier & John Collier

TAKE NOTICE, That we on the 29th day of
November, 1889, at Ward Mill in Lee County
Virginia

will proceed to take the deposition of Thomas Peterson & others

which, when taken, are intended to be read as evidence on our behalf in a certain suit in Chancery now pending in the Circuit Court of Lee county, State of Virginia, in which we and _____, plaintiffs and _____, defendant.

And if from any cause the same be not commenced, or if, commenced, be not concluded on that day, the taking thereof will be adjourned from time to time, and from place to place, until completed. *This October 17, 1889*

Very Respectfully,

respectfully,
Wm D. Jones
Per Holdaway & Coing atty

W. D. Jones

vs } charter
}

Wm L. Collier et al

I accept legal
service of this
notice this Oct 17/89

C. T. Duncan
for Deft.

✓

The Depositions of ~~James~~ ^{Wm. D. Jones},
E. Carter, Andrew J. Thompson, Jasper Eden and
Henry S. Kam

The undersigned
taken before me at this the 29th day
of November 1889 at Hardy Mill Lee
County Virginia pursuant to Notice
hereto annexed, which said dep-
ositions are ^{in behalf of Wm. D. Jones} alleged to be read
as evidence, in a certain suit now
pending in the Circuit Court of Lee
County, Virginia in which Wm. D. Jones
is Plaintiff and Wm. S. & James Carter
are Defendants.

Present ~~the~~ ^{the} ~~Witnesses~~ ^{Witnesses} ~~present~~ ^{present} for the
Plaintiff.

No Witnesses being present
for examination, the taking of the
depositions is adjourned from
this place to the Dwelling House of
Thomas L. Peterson in Scott County
Saturday the 30th Inst at 10 o'clock.
Done at Lee Isaac Wiley a Justice of the Peace
Scott County W. John Riddle P.

Met pursuant to adjournment at the Dwelling
House of Thomas L. Peterson ^{in Scott County} on November 30th,
1889.

Isaac Wiley J.P.
for Scott County

2

Thomas L. Peterson a witness of lawful age after being first duly sworn deposes and says.

By complainant.

Quest 1. Please state your age & occupation?

Ans. I am fifty one years old & a farmer

Quest 2. How long have you known the lands in controversy if you know them at all?

A do answers I do know them, and have known them for about twenty years.

Quest 3. Who has owned them since you have known them and by what act of ownership and by whom?

Ans. When I first knew them Henry S Kane deceased owned them. After his death his real estate was divided by Commissioners. And these Eastern lands in controversy were assigned to J. P Kane one of the heirs of the said Henry S Kane deceased.

Quest 4. What kind of act of ownership were exercised by J. P Kane in his lifetime?

Ans. I have been upon the premises in person with Henry S Kane deceased, I have collected the rents upon the lands in controversy for Henry S Kane deceased from the 1870 until the death of J. P Kane deceased & then for and till J. P Kane sold said land to Wm S Jones.

Question 3. ~~an~~ answer There to of Thoreau's
Dissertation is ~~in~~ because title cannot
be proved by parol. Author can assignment
to S. P. Kain be proved in that way
March 28th 1890. " " Dr. can for Dfts

Quest 5. Do you or not know
 whether these lands are covered
 by the Johnson, Field, or McCurdy
 title, if so state how you became
 possessed of your knowledge?

Ans. I was along along as Bush chopper for the
 Rumeyors. - Breckin Wolfe. Breckin name by the
 McBrady title papers and Wolfe by the Johnson ~~title~~
 title paper. for fifteen thousand one hundred acres
 I carried claim when Breckin name, Patrick Rumey
 or McBrady Rumey. And bush chopper for Wolfe
 when he surveyed by said Johnson title paper.
 We found some of the corner trees. And I know
 that this land is contravenes upon which the
 timber was cut lies within the two surveys of record

Quest 6. If you were on the land where the
 timber is said to have been cut, please state
 how much was cut, the quality, kind,
 about how many feet and the
 value thereof?

Ans. I was on the land after this timber was cut
 and sawed into saw logs. It was good poplar or timber
 I estimated the saw logs to make seventy thousand
 feet of lumber. and I valued the lumber at five
 dollars per thousand feet - in the log when it layed

Quest 7. When you saw this timber where it was
 cut and sawed. Can you or not state as-
 fairly that it was cut on the land

Question 5 and the answer thereto is expected to
be more too indefinite. The witness fails to
state which, the reason or the any other
cause said could be also able to state
that in any way or (reason) seen by the court
in the any reason or (any) path, etc.
Answer in 1. 1. 4. 5.

in controversy and included with in
the Johnson and McCleary survey,
as run by Leach and Wolfe res-
pectively?

Ans. Yes it certainly was inside of these
boundaries as run by the said surveyors.

Quest 8. Please state, if you were one of
the Commissioners appointed to divide
the land of Henry S. Kane deis amongst
his heirs?

Ans. I was and acted as Clerk

Quest 9. Who surveyed this land for
the Commissioners?

Ans. Ira Leach.

Quest 10. Did you & wife, survey
Crossroad?

Ans. They did. Substantially and both of them
went to the popular corner which stood a little
North west from where the timber in controversy
was cut.

Quest 11. To whom was this particular
land assigned by the Commissioners?

Ans. To I. P. Kane as one of the Heirs of Henry S.
Kane deceased.

And further this deponent says &c.

Thomas L. Peterson

question 11 and the answer thereto is accepted
to be true not the best evidence. The report
of the Commissioners making partition is
the best and only evidence of what was assigned
to J. P. Ham
Nov 21 31. 1890.

C. J. Dunning for C. J. D.

Wm H. Carter another witness of long
age being first duly sworn before sundays
Quest 1. Please state age and occupation?

Ans. I am 81st years of age and a farmer.

Quest 2. How long have you known the land
where the timber was cut?

Answer For atleast 30 years

Quest 3. Have you been upon the land
since the timber was cut?

Ans I have.

Quest 4. What knowledge have you of
this land, if any, how derived?

Ans I was along when Peter Wolfe run these
lines by the Johnson and McBrady title papers he
got me to show ^{him} a corner of the McBrady
survey. And I then went along with the
surveyor until he passed the lands in controversy
to the poplar & dogwood which is a corner of the
McBrady & Johnson survey. I have been
upon the land where the timber was cut that
is in controversy and ^{I know} said land is inside
of the McBrady & Johnson survey.

And further this defendant says the not.

William H Carter

4th question and answer in this deposition
is excepted to because witness does state what
lines of the Johnson or McBrady surveys were
run by Wolfe nor when or for what purpose
said surveying was done. ~~nor~~ does he state
that the surveyor run according to the calls
of said survey or either of them. and the
report of the surveyor would be the best evi-
dence -

Duncan for Deft.

Novem 24th / 1842

Andrew J. Thompson another witness of lawful age after being first duly sworn deposes and says:

Quest 1. How old are you and what is your occupation?

Ans. I am fifty four years old & a farmer.

Quest 2. If you are acquainted with the lands in controversy, please state how long you have been acquainted with them, and how you have known them?

Ans. I have known this land for thirteen years I came on this land for nearly eight years when I first entered there I rented from Henry & Isaac Haines and continued as his tenant until his death. It then continued as the tenant of his widow and heirs for the balance of the time above stated.

Quest 3. Was or was the land on which this timber was cut a part of the land you rented from said Haines, his widow and heirs?

Ans. - Yes sir it was cut where I cut my fire wood, rail timbers, and board trees. For all the eight years I was there I used rail timbers, board timbers & fire wood off this land. And know and was claimed by as against Mr. Haines his widow or heirs or forbid me use it in any way or at any time. And I used it every year for getting fire wood board timbers & rails when needed.

Ques 4. Are you acquainted with ~~the~~
Collier one of the defendants in this
suit?

Ans I am -

Ques 5: How long have you known him
and where does he live?

Ans I have known him Eighteen years and he
lives in site of the house I lived in where
I was Hanes' tenant. And in sight of this land
where this timber was cut, and not more than
a half mile distant from either the house in
which I lived, or the land upon which the
timber was cut. I know the said Collier
well and was frequently with him. And he must
certainly have known ^{that I used} this timber for this land
for fire wood rails boards &c; And I used a
great deal of timber off of this land for
making rails to repair the fences around the
farm; And I further know that Wm J. Collier one
of the defendants to this suit made and hauled
rails off of this land where this timber was
cut to fence an other part of Hanes' land below
where I lived. That joined me; and where Jasper
Edens now lives. And the two tenders again
each other. I have been upon the land where
this timber was cut, and saw it lying there and I know
it to be the identical land, that I rented of Hanes and
used as these tenants during my term of Eight years as
aforesaid.

This disposition is expected to be cause witness
does not state such circumstances as show an
open notorious and continuous possession, The
men resorting to land occasionally for fire
wood rail timber &c is not such possession
as will ripen into title

mean or right,

And further this deponent
 says the not.

Andrew J. Thompson

Jasper Adams another witness of
 lawful age after being first duly sworn
 deposes and says.

Quest 1. If you know the land upon
 which W. J. Collier and others cut
 some timber and which is claimed
 by W. D. Jones and Kurnon as the
 same land. Please state how
 long you have known it, and
 what acts of ownership you have
 exercised over the said land and
 in what capacity you acted?

Ans. I do know where the land where it is
 said Jones, Leallier & others cut some saw logs.
 And I have known this land & lived on it - as
 a tenant of Kando for five years, and I have seen
 the land where Leallier cut the timber in getting
 fire wood & rail timber to fence the farm. I lived
 Leallier's son of Wm. Leallier who resides within
 two hundred yards of his father's house to make rails for
 me & he showed him where to make the rails. and he
 made them upon the identical land upon which this
 timber was cut by Leallier. I rented this land of J. S.
 Peterson agent of Kurnon. And I was never bothered

The deposition of Jasper Adams is excepted
to for the reasons stated in objections to Thompsons
Deposition

I move for its

The deposition of Henry Starn is excepted
to because he attempts to prove the assignment
of this land to J. P. Kane. The assignment itself
or rather the report of the Commissioner is the
best evidence and should be introduced

It is further excepted to because he attempts
to prove sales and conveyances to his father by
W. A. Morrison Deft for R. M. Leully & John
Martin. The deeds themselves if there is such
deeds are the best evidence and must be intro-
duce. And witness does not pretend that he ever
saw either the Morrison or Martin deed run and
until he does so he cant speak of the lands in dis-
pute being apart thereof. Witness dont even state
that he knows any of the line of said Morrison
and Martin deeds. Witness while he states
that his father had possession of these lands,
dont tell how.

I move for Defts

by any one to nor use the timber or lands in any way.

And further this deponent says he nor
 gas per dens

Henry S. Kane another witness of
 Carolus age after being first duly sworn
 deposes and says.

Quest 1. Please state who were the heirs of
 Henry S. Kane dead, and which
 one of the children got the land on
 which it is said Mr. J. Cotton and others cut
 some poplar timber. What knowledge
 you have of this land, the title to
 the same, and how title was derived
 and whether or not this land on
 which the timber was cut is included
 within the boundary lines of the
 Johnson and McCordy survey - just
 state all you know about it?

Ans.

Maggie A. Kane, Hannah ~~H. Kane~~ Henry S. d. P.
 & R. R. Kane

The Land upon which cotton cut the timber was
 assigned to L. P. Kane. in the partition of the Real Estate
 of our Father, Henry S. Kane deceased, ^{a portion} This land was purchased
 by H. Kane deceased of Wm H. McLeally D. S. for Real Estate. McLeally
 High Sheriff of South Carolina, and of John S. Martin clerk
 of the county of Virginia. This land is a part of the Johnson

Rurvey of 16100 acres & The M^{rs} Crady Rurvey, And Lays
within the bounds of said surveys. And Henry S Kane
deceased had possession of this land while he lived &
had tenants ^{upon same} And Sarah his widow of 1848; deceased
and I P Kane have had tenants upon this land &
used and enjoyed same and had open and notorious
possession of same until I P Kane sold said land
to Wm S Jones - I helped to run the ^{line} pole line M^{rs} Crady
survey from a Beech tree on the dry branch to
the top of a dogwood near Woods Mill and this
land upon which Castle Creek the timber is made
of these surveys...

And further this deponent says.

No^t -

Testimony

Henry S Kane.

Scot County to wit.

I Isaac Thiel a Notary Public in and
for the County of Scott County and State of Ia.
do certify that the deposition of Thomas L.
Peterson, W. H. Carter, Andrew J. Thompson, Jasper
Edens and Henry S. Kane were taken before
me at the dwelling house of Thomas L. Peterson,
on Saturday on the 30th day of November 1889
between the hour of 10 o'clock AM and 4 o'clock
PM and that the same was taken pursuant
to notice hereto attached, and was subscribed
by the witnesses and sworn to by them in
my presence and the oath administered

of me before the deposition was written.
 That H.S. Kane was requested by me
 to write the answers of the witnesses, which
 was done under my immediate super-
 vision, given under my hand
 This the 30th day of November 1882
 Isaac Wisely N.P.

Isaac Wisely N.P. fee	3.00	
W.H. Coates Witness	1.00	
A.G. Thompson	1.00	
J.L. Peterson	1.00	
Jasper Coates	.50	
H.S. Kane	2.00	including Filing.

Wm. S. Jones
4 Ddhol

Wm. S. Collinsworth

Wm. S. Collinsworth
Wm. S. Collinsworth

Thos. S. Carter
Thos. S. Carter
Thos. S. Carter

\$8.50

The deposition of J. P. Stane
taken this day by agreement between
the attorneys for the plaintiff and
the defendants which are intended
to be read as evidence in the Cham-
berly Cause of Wm J. Jones vs Wm
J. Collier in the Circuit Court Lee
County, Va, in which the said Wm
J. Jones is plaintiff and Wm J. Collier
et al are defendants, and which
deposition is hereby agreed to be
read in the cause by the under-
signed.

J. B. Richmond
Atty for W. J. Jones

C. T. Duncan Atty
for Defendants

J. P. Kane a witness of lawful
age after being first sworn
deposes as follows—

2 sworn by Reg. Council.

1. Please state whether or not the
land in this controversy is
indeed in what is known
as the Taylor-Johnson survey?

Ans It is -

2

2 Please state in which one of these surveys this land is contained?

Ans- It lays in the John Johnson grant of sixteen thousand and one hundred acres (16,100 acres)

X Examined

1 Question by Defendants.

Did you ever see the John Johnson

16,100 acre tract surveyed or remeasured.

Ans- I saw that portion of the Johnson survey run from a point in Wisley's meadow [which is south of the land in controversy] to a poplar corner east of Ward's mill under the north side of Powell's mountain, which is also a corner of the McCredie survey.

2 Question by same. Is the point in Wisley's meadow the Beginning corner of the John Johnson Survey of 16,100 acres

Ans- No Sir, 'tis not -

3 Question by same

Is there a marked tree there

or any other thing to designate said point as a corner, at the point in Wiley's meadow from which now said line runs.

Ans- There is no tree standing, the corner is gone, but the courses and distances carried ^{us} to the North-fork of Clinch which is called for in the Johnson grant and the next call carried us to the poplar and dog-wood under the North side of Powers' mountain which is a corner of the McBredie survey and also of the Johnson which is called for in the Johnson grant. The poplar corner is cut down but is still lying there and is marked for a corner.

4th Question by same

"You say that the courses and distances carried you to the North fork of Clinch which is called for in the Johnson grant." what courses and distances do you refer to, and where did you begin.

Ans- We commenced at a ~~corner~~ ^{corner} of the McBredie and Johnson

(4)
survey near the bank of the
dry-branch and run to
this point on the north-fork
of Clinch in Wisleys mead-
ow. We run by the courses
and distances of the Johnson
survey to the above named
point - and then by the cours-
es and distances as called
in said Johnson grant to the
poplar and dog-wood here-
tofore referred to east of Wards
mill on north side of Powells
mountain -

5 question by same. Was this point
on the dry branch, the beginning cor-
ner of either the McCreedy or the
Johnson survey.

Ans. No Sir -

6th question by same. Is this land
in dispute ~~in~~ claimed by
you as a part of the old Pendleton
tract of land

Ans. I never saw the Pendleton
tract run out, and so I
cant say -

7 question You said to Jones the
land claimed by him in this suit

5-

did you not,

Ans-

Yes Sir -

And further this deponent

said not -

F. J. Hauer

Wm S. Jones -

vs } Deposition

Wm J. Collier et al.

The undersigned attorneys for W. D. Jones & Th. J. Collier, do hereby agree that the deposition of Dale C. Legg, taken before R. S. Whelan, a Justice of the Peace in and for the county of Scott, at the hotel in Clinchport in the said county, on this the 8th day of March 1890, shall be read as evidence in the chancery cause of W^m D. Jones against W^m J. Collier, now depending in the Circuit Court of Lee County, Va., wherein the said Jones is complainant and the said Collier is defendant. Given under our hands this the 8th day of March 1890

Mrs L. Legg a witness of lawful age, after being duly sworn, deposes as follows—

Ques 1

By P^{er} the Court

Please state your age and occupation?

Ans

I am 75 years old & a farmer

2

Are you acquainted with a certain 100 acre tract of land or entry situated in the wild Oak Valley Lee County Va. once claimed by the heirs of John Legg deceased?

Ans I am acquainted with that entry
Does or not this entry or tract of
100 acres adjoin a tract of
land formerly owned by
John Pendleton deceased and
Henry S. Kane decd.?

Ans It does

Quest Is or not this the same tract
of land which was recovered
by H. S. Kane in his lifetime from
the Leggs in an ejectment
suit in Lee County Va?

Ans It is the same tract -

And further this Deposition
Says the sub. Dale & Legg
Virginia

Scott County to wit:

I the undersigned a Justice
of the Peace in and for Scott
County Va. do certify that the depo-
sition of Dale & Legg was taken,
sworn to and subscribed by him before
me and in my presence at
Clinch Park, Scott Co. Va on the 8th
day of March 1870, which
is intended to be used as evidence

in the Chancery Cause of J. D.
Jones vs. W. J. Collins in a certain
suit in chancery now depending
in the District Court of Scott Co Ia,
in which the said Jones is Plaintiff
and the said Collins is Defk.

Given under my hand March
8th 1870

L S Patton J. P.

Mr. J. C. Smith
Cape
in the office
of the

of the
and the
the 1st/2/84
of the

Dale C. Smith

J. C. Chance, Executor of H. D. Jones
vs. In Chancery.

Jasper Collier et al.

The deposition of J. P. Kane
taken before me, W. M. Goines,
Special Commr. in the above styled
cause to be read as evidence
in determining the questions
referred to me as said Commr.
in said cause by a decree
entered therein on the 8th day
of June, 1893.

Present: J. H. Orr, Atty. for Plffs.

" C. T. Duncan Atty. for Defs.

The witness, J. P. Kane, being duly
sworn, deposes as follows.

Ques. - By plaintiff's counsel.

Please state the nature of your father H. S. Kane's
title, and those claiming under him, to the land
on which the timber was cut in controversy
in this cause, and file with your deposition
as part thereof,
any written evidence of said title.

This question and any answer to
it is objected to because the title papers
if any of the father of witness shows
the title of the said Kane, and such
papers are the only proper evidence
thereof. Witness cannot state the
nature of his father's title, that is

shown by the title papers.

2. This witness is incompetent to testify because, H. V. Jones are of the parties to the contract which is the subject of investigation is dead, and this witness has an interest adverse to him.

Ans. - The land in controversy is embraced in a grant from the Commonwealth of Va. to John Johnson of 16100 acres. A copy of said grant is filed with my deposition marked No. 1. John Johnson conveyed this 16100^{acres} to Nathaniel Taylor. A copy of which conveyance is here filed marked No. 2. Nathaniel Taylor conveyed to Jacob Milham 2000 acres out of the 16100 - A copy of which is here filed marked No. 3, ^{which 2000 acres comprises the land in controversy.} Jacob Milham conveyed said 2000 acres to Daniel Blakemore. A copy of which conveyance is here filed marked No. 4. Daniel Blakemore conveyed, on 13 day of Feb. 1822, said 2000 acres to Jacob and Walter Milham - A copy of which conveyance is here filed marked No. 5. Walter H. Milham

on the 1st of Aug. 1825, conveyed
 to William King one-half of said
 2000 acres - A copy of which
~~said~~ conveyance is here filed
 mark No. 6". The one thousand
 acres hereby conveyed being
 that portion which covers the
 land now in controversy -
 William King, on the 9th day of
 Sept, 1826, conveyed said 1000
 acres to Ruben M. Cully, Sheriff
 of Scott County, which 1000
 acres covers the land in con-
 troversy - A copy of which
 conveyance is here filed mark
 No. 7". On the 10th day of
 Oct. 1826, Ruben M. Cully, Sheriff
 &c. conveyed to Henry S. Kane
 said 1000 acres - A copy of
 which is here filed marked No.
 "8". On the 2nd day of Jan, 1837, John
 S. Martin, as clerk of the County
 Court of Scott County, conveyed
 to Henry S. Kane, the interest
 of Jacob Milburn in said
 2000 acres - A copy of which
 and the original also are herewith
 filed marked No. "9". - Also the
 Sheriff's receipt for the delinquent
 taxes for which said land was sold

is herewith filed marked No "9",
and on account of which said
said deed was made.

I herewith file an extract copy
of the partition of the estate - of
My father, H. S. Kane, died, and, I will file
a more complete copy of said
partition. See same herewith filed
No. "10". In this partition there was
329 acres of land assigned
to me as one of the heirs of said
estate - which covers the land
here in controversy.

I herewith file a copy of a deed,
Marked "11", from myself to H. D. Jones,
conveying certain lands, and
which embraces the land in
controversy.

I herewith file a copy of a
record of a suit in ejectment
by H. S. Kane vs. Russell W. Ligg
~~which record shows~~ and I
am satisfied that the land
in dispute in this suit is
embraced in the 2000 acre
boundary of land mentioned
in the writ of ejectment
in said record herewith
filed marked no. "12"

After this tract of land was
 assigned to me by the Court
 who partitioned my father
 H. S. Lane's estate. I took possession
 of same rented it out several
 years from the farms, and
 instructed my tenants to use
 timber for purpose of repairing
 the farms & fire wood from any
 portion of the farms they desired
 which they did so long as I
 owned the land, and were never
 to my knowledge forbidden by
 anyone from using timber from
 any portion of this land, for
 any purpose they desired. After
 said land was assigned to me
 by the Court of my father's
 estate I was going to have the fences
 repaired on said lands, and
 for per bullion one of the
 defendants in this case bearing
 of the improvements I intended
 to make come to me to do
 said work, and we agreed on
 the price of the work, and I
 told Mr Bullion to make the
 rails on any of my land that was
 convenient. Mr Bullion went

also and made the rails. he made
several hundred rails made
most of them on the land he
now claims. ^{in this suit} he made and
hailed & put up these rails
on closed land of mine that
defendants have never claimed
~~to nor now claim.~~ ~~It is~~
Furthermore there is closed land
in this 2000 acres purchased by
my father on ~~which~~ the outside
of the land assigned me in the
partition of my father's estate.
and this other closed land I refer
to was rented to Blair & Davis
merideth by my father in his
life time. said merideth boxed
~~from~~ land from H.S. Lane inside
of this two thousand acre boundary
of land. closed & fenced same.
after ^{H.S. Lane's} death said merideth
paid the rents on said land
to H.S. Lane's estate.

The defendants expect and object to
to the supposed deed of Nathaniel Taylor
to Jacob Milburn as evidence for any purpose
because it purports to have been made
by A. Johnson as attorney in fact for
Nathaniel Taylor, and no warrant of

attorney is shown authorizing said Johnson to make said conveyance

- 2 Because said deed is acknowledged and certified in 1811. four years before its date.
- 3 Because the land purporting to be conveyed is described as lying on the North west side of the North fork of Clinch river while the land in dispute is shown by the survey and plat of Surveyor Cornick to be on the North or North east side of said creek.

Second The pretended deed of Jacob Milcham to David Blakemore is objected to because said deed is not acknowledged, and the paper offered here is only a copy from a record that could not be legally made.

Third The deed ~~from David Blakemore~~ ^{from David Blakemore} to Jacob Milcham it also is objected to because no title is shown in the said Blakemore and because the deed is not shown to cover the land in dispute.

Fourth The deed from Walter H Milcham to Wm King is objected to for reasons stated on said deed

Fifth. The deed from William King to Benham McCully is objected to for the reasons stated in said deed and for other reasons apparent on the face of said deed

Sixth. This deed ^{no 8} is excepted to because it is not under seal. 2^d Because it purports to be executed by Wm. H. Morrison deputy for Ruben McCully, and no authority is shown in said Morrison to make said deed. 3^d Because the land conveyed to McCully by King, is described as a tract of land lying in Scott County, Virginia.

Seventh. Deed of John S. Morrison Clerk to Henry S. Kane, both copy and original, are objected to for the reasons stated on the copy of said deed. (see deed & copy no. 9).

Eighth. The paper purporting to be a receipt from George M. Council deputy sheriff for Wm. Kingon Sheriff of Scott County, is excepted to for reasons endorsed on said paper.

Ninth. The "extract" of partition filed with this deposition is objected to because it is not a full and complete record of the proceedings had in said case.

Tenth. The deed of J. P. Kane to W. D.

Jones is excepted to, for the reasons
endorsed on said deed,

2^d "

The above answer is ~~objected~~ to
because it does not correspond
to the allegations of the plaintiffs
bill.

3^d "

Because the plaintiff has attempted
to set up title by parol. - the
written evidence is the only
proper evidence for such pur-
pose.

X Examined

Question 1. Where is the beginning corner
of the 329 acre tract of land convey-
ed by you to W. D. Jones.

Ans. On a white oak.

Question No 2. Where does that white oak
stand?

Ans. On the right of the creek as
you go from Wisley's Switch
to Hard's Mill, a short distance
from near opposite the old Iron
works.

Question No 3. How can you see the lands
embraced in your deed to Jones surveyed.

Ans. I have not.

Question No 4. Then how do you know

That said deed embraces the land of
which the timber in dispute was set.

Ans. I have been shown the boundaries
of this tract of land
~~assigned to me~~ by one of the
Cours. who partitioned my
father's estate - and who assisted
in laying off and running
this track of land when the
same was assigned to me.
Question No. 5. who was that Commissioner
and what lines or corners of said tract did
he show you?

Ans. Thomas L. Peterson. He showed
me all the lines around the
boundary. He showed me the
beech and elm, which stand on
the North Fork of Clinch, which
is the 2nd corner of the track,
and the double maple is ~~the next~~
~~corner that I remember~~ which
is the corner to Tintman Land,
now owned by the Va. Coal &
Iron Co., also a poplar. He
also showed me the beginning
corner, and probably other cor-
ners that I do not now remem-
ber.

Question No 6. Is not this Tract of land
known as The Wilcox land

Ans. Part of it is.

Question No 7. What part of this land is known as the Wilcox land

Ans. I do not know how much of it is covered by the Wilcox part. I never saw the Wilcox land run out, and I do not know its exact location, but the Wilcox track was in the 329 acres, or partly so. I know the Wilcox house is in it.

Question No 8. How far is the timber cut from the Wilcox house above spoken of and what direction from it, and does not said land from which said timber was cut lie between the Wilcox house and the McCord line?

Ans. 1st I do not know the distance. 2nd It does lie between said house and said line, and it lies in a northerly direction from said house.

Question No 9 give your estimate of the distance from said house to the nearest timber cut.

Ans. I don't know certainly but should think it is about one hundred fifty rods. It may be farther or not so far.

Question No 10 Has there ever a portion
of the 2000 acre tract of land between
Walter & Jacob Mileham.

Answer I don't know

Question No 11 Then why do you say that
the part of said tract conveyed by Walter
& Mileham to Mr King covers said tract
from which said timber was cut, given
I know it from the course given
the deed & having seen a portion
of this land run out & know
how the land lies, as described in
deed being pretty familiar
with that section of country.

Question 12 What portion of said land
did you ever see run out and by
whom was it run.

Answer I have seen that portion on that line
where the John Johnson survey &
we crossed across on a cucumber
white birch there on N H of line
near Wise's switch & running
N 35 W 740 poles to a poplar
& two dogwoods, & a part of the
line running S W to top of
Sweets mountain. saw these
lines run by J. F. Wolfe & one
of them by L. W. Carmichael &
think I also know where the old
forge or iron works stood & the mill
~~was~~ first referred to in deed.

Question 13. From whom did John H
Wilson purchase the tract of land
called the Wilson land heretofore spo
ken of by you.

Answer From H. S. Lane my father
and this land was afterwards
reconveyed to my father by
C. H. Vance assignee,
and further this deponent saith
not.

J. S. Lane

State of Virginia, County of Lee, to-wit:
I, A. M. Goins, a commissioner
in the above styled cause, do
hereby certify that the foregoing
deposition were duly taken under
oath after notice, and subscribed
before me, and at the time and place
as above mentioned.

Given under my hand, this 2nd
day of Oct, 1893,

A. M. Goins,
Commissioner

H. D. Jones

vs. } Depositions.

Jasper Collier + al.

J. P. Kane.

The depositions of Russell Legg - Thos L. Peterson
Saml W. Legg - Isaac Wisley and others - taken
before me John Riddle a Justice of the Peace
in and for the County of Lee and State of
Virginia, at Edwards Mill in Wild Cat
Valley pursuant to notice, and by agree-
ment of the parties on the 8th day of
March 1888, to be read as evidence in
a Chancery Cause now pending in the
Circuit Court of Lee County in which
Thos. Jones is Complainant and Jasper Collier
and others are Defendants.

Present - Geo. A. Ewing Counsel for the
Complainant and Jasper Collier
and J. S. Riddle.

The first Witness Isaac Wisley after
being first duly sworn deposes as
follows -

Ques 1 - You will please state if you are
acquainted with Jasper Collier John

Collier and J. C. Scott?

Ans. I am acquainted with the above named parties

Ques. 2- You will please state if you saw Jasper Collier and John Collier cutting timber on the land formerly claimed by J. P. Kane which he sold to M. D. Jones or claims to have sold to him. If so state what kind of timber they were cutting on said land?

Ans. I saw Jasper Collier & John Collier cutting poplar trees on the land said to be claimed by M. D. Jones which he purchased from J. P. Kane

Ques. 3- Please state about what time you saw them cutting said timber and where the same is located?

Ans. It is in the Wild Cat Valley on the north fork of Church River and on the north side of Powell's Mountain east of where John Collier then lives. I think it was in January.

Ques. 4- You will please state the quality of said timber and about what it

is worth per thousand feet of timber it is now located, also about the distance from the proposed line of the South Atlantic and Ohio R.R. now being constructed

Ans. The timber is good poplar timber and is located in one fourth of a mile of the South Atlantic and Ohio Railroad and is worth where it now is five dollars per thousand

Ques. 5- Please state what amount of timber they the said Colliers have cut and what you understand they have done with said timber?

Ans. I don't know, but my information is about one hundred trees which would probably make fifty thousand feet. I understand that they sold it to J. C. Scott

Ques. 6- State whether or not the said Jasper Collier, John Collier and J. C. Scott or either of them have been moving any of said

timber

+ in the last few days - or since the
information was executed in this cause?

Ans - I do not know

Ques 7. State if you have seen either of
them make any preparation to remove
any of said timber - or have heard either
of them say anything about removing it
since said injunction writ was ~~made~~
executed - If so state what they or either of
them said?

Ans I saw a young man bring in
a yoke of cattle, and I ask him whose
oxen they were and he said J. C. Scott
and I ask him where he was going to log
he said the timber that J. C. Scott bought
of Jasper and John Collier

Ques 8. Can you state whether or not

Jasper Collier - John Collier or J. C. Scott
are financially responsible? ~~that is could~~
~~a debt be~~ I think not

Ans I think not

Ques 9. Who was the young man
saw the oxen he was driving

belonged to J. C. Scott?

Ans, I do not remember;

Ques 10. What is your understanding
that said Colliers sold said timber
to J. C. Scott for in consideration of?

Ans. My understanding is one hundred
and sixteen dollars

Ques 11. Please state what damage of any kind has
been done to the land, and other timber
outside the value of the poplar timber
by reason of the cutting & felling of same
& ~~the~~? I think about twenty-five dollars
and further say nothing
Isaac Wisely

The deposition of Isaac Wisely is accepted to by
John Collier because he had no notice of the taking
of the same. and it is further accepted to because
attogther in the handwriting of L. A. Ewing one of
the counsel of the Plaintiffs because many of the
statements are very heavy - ~~and~~ inadmissible
April 2nd 1888.
L. J. Dureau for Defts

The next witness. Thos G. Peterson of lawful age after being duly sworn. Says -
Ques-1- You will please state if you helped survey and run out the lands belonging to the estate of H. S. Kane dead lying on the waters of North fork of Clinch and on Pawels Mountain where John and Jasper Collier cut the timber involved in this suit? If so state whether on what land off of which said timber was cut is covered and included in the Johnson - Taylor survey. And Wednesday survey?

Ans. Yes sir, I helped survey the said land ^{where} the timber is cut involved in this suit, and it is

The Johnson Taylor and McCready surveys.

Ques 2- You will state whether or not you have gone upon said lands and examined the poplar timber cut upon same and sawed into to some logs - If so state when and about the amount of timber

cut - and its value per thousand feet?

Ans - I did so when I did land today and saw the poplar timber ~~cut~~ was cut and sawed into saw stocks, I think there is about seventy thousand feet worth five dollars per thousand when it now lies

Ques 3. Of your own knowledge how long has Henry S. Kane, or his heirs had possession of the land upon which the timber was cut by John Collier Jr & Jasper Collier?

Ans. I suppose about twenty years.

Ques 4. State whether or not said Kane

~~was~~ ~~has~~ ~~had~~ ~~any~~ ~~tenants~~ upon

this land, and if so how long?

Ans ^{that} ~~that~~ ^{and his heirs} ~~had~~ had tenant on this Twenty years,

Ques 5- If you have ever had any conversation with J. C. Scott in regard

to this timber since the Injunction was
served on him. please state what he
said - and when ~~it~~^{he} said it.

Ans. Yes I had a conversation with him

Friday the 2nd day of March, he said that
he had bought the timber, and was a
going to haul it.

Ques-6. You will ^{pleasing state} what damage outside of the
value of the poplar timber, if any has
been done to the ^{to other} timber and land by
the cutting and felling of said poplar
timber &c

Ans? about twenty five dollars Damage.

And further saith not - Thomas L Peterson

John Callin excepts to this deposition because he
had no notice of the taking of it. It is further
excepted to because in the hand writing, of
L A Ewing one of the counsel of Plt^f in part, and
partly in hand writing of J P Haver, the vendor
of the Plaintiff. and it is further excepted to be-
cause witness does not state what title papers
were used in the surveying to which he

alludes. & because the dea does not state specifi-
cally what kind of possession or possessory
acts were had or done and further because
part of it is mere hearsay.

C. T. Duncan for Defs

The next witness Dale W Legg - after
being duly sworn says -

Ques-1 You will state whether or not
you have been upon the lands upon
which Jasper and John Collier cut
the timber involved in this suit of.
So state about what amount was
cut, and what it is worth when it
now is?

Ans. I have been ^{on} the said lands with others
about 75 000 feet cut on said lands
worth about five dollars a thousand feet
and further saith not - Dale W Legg

John Collier objects to this deposition
because he had no notice of
the taking thereof

C. T. Deacon

Ans. I Rented the farm on which the poplar
timber that Payroll & Jasper Clear & others
cut I rented from Ad Kane in his
lifetime and after his Death from Thomas
I rented it for the Kane heirs &
was there a little the rise of seven years

Around years first did ~~use~~^{used} hit for make
rails & fire wood ~~During all that time I never~~^{+ during all that time I never}
The time I was there as a tenant no one for-
bid me from cutting and using timber -
Ques- 3- How long since you vacated
said premises?

Ans - four years - and further South not - ^{his} A. J. Thompson
in Ark

The further taking of these depositions
is continued until tomorrow morning
at 8 o'clock This March the 8th 1858.

In pursuance to the adjournment this
March the 9th 1888. John Riddle. J.P.

John Collier 4. Sept to this deposition
because he had no notice whatever of
the taking thereof
April 2nd 1888

C. T. Owen for
Deft John

The next witness J. R. Kano after being
duly sworn says-

Ques: You will please state if you have
examined the lands & timber cut on
the lands in controversy in this suit -
If so state the amount & value of the
lands - also state ^{under} what title papers
of H. S. Kano said is said land claimed
by complete and file the same or copies
thereof with this your deposition; also
describe when said land off which said
timber was cut lies;

Ans. I have examined the lands from
which the timber was cut by Jasper Collins
an earlier or others. I would think
there was from fifty to seventy
five thousand feet of the timber
that has been cut, which is worth
five or six thousand where it lies.
Said land is claimed by title which
was acquired by H. S. Kano, to a tract
of land lying in the Taylor or Johnson

Surveys containing 2000 acres more or
less lying in Scott & Lee Counties
on the north fork of Clinch River
& in Wild Cat valley on the north
& south sides of Powell's mountain.
which tract of land was bought
by H. S. Kane Decd in 1826. a portion
of the land from which this timber
was cut I believe lies in said
Kane's Mcbrady or Patrick's Survey
which said Mcbrady or Patrick's
Survey H. S. Kane Decd purchased
in the year 1855 said Mcbrady
or Patrick's Survey joins the 2000 acres
purchased by H. S. Kane. Said two
surveys ^{or tracts of land} join ~~together~~ ^{near} where Isaac
Hazel now lives in Wild Cat valley, &
run together to a point of Josiah
Horns Mill in Lee Co Va, which is
a distance of 2 1/2 miles. The two tracts
join & run together, and they cover

all the land from which the timber
was cut by Colliers & others. ~~These~~
copies of the aforesaid title papers
will be filed ^{with} this deposition more
exhibit. A. & B.

Dec. 2. Who owns the land in controversy
in this case, under the Kane title?
Mr. D. Jones of Philadelphia Pa, who
is complainant in this suit,
and further sayeth not.

J. S. Kane
John Collier & sons to this deposition he
says he had no notice it is further
deposed to by all the defendants because
the witness does not file or exhibit any title
papers with his deposition. Nor does he show
that he has any knowledge whatever
except mere hearsay or opinion that
any title papers of H. S. Kane descended
covers any of the land in dispute.
April 2 1898

C. T. Dunsen for
Defts.

Personally appeared before me the undersigned Justice of the Peace for Scott County, Iowa, the within named John B. Scott, who makes oath under the form of Law - that he delivered a true copy of the within notice to James Collier and James B. Scott on the 2nd day of March 1888. Now delivered to James Collier he having left the Commonwealth as affiant is informed and has no atty in said County to his affiant's knowledge. Given to before me this 8th day March 1888.

John Riddle J.P.
for Scott County

Bill of cost in taking depositions
 In the case of T. D. Jones - vs - Jasper
 Collier & others which accrued in behalf
 of the Complainant - to wit -
 John Riddle J. P. taking deposition
 4 hours at .75 per hour - 3.00
 Isaac Wisely 1 day as witness ^{50¢} Milago ⁵⁰ = 1.00
 Thos L. Peterson 1 " " " " ⁵⁰ " ⁶⁰ 1.10
 Dale C. Legg 2 " " " " ⁵⁰ per day 1.00
 A. J. Thompson 2 " " " " ⁵⁰ " " 1.00
 J. P. Kane 1 " " " " ²⁴⁰ Milago 2.80
 Thos L Peterson serving 2 notices to take depositions ⁵⁰ .50
 C. B. Turner (Clerk), Summoning & Ret. .80[¢]
 I certify Louise Legg - 1 day as wit. - ⁵⁰
\$12.10

I certify the above Bill of cost is correct
 Given under my hand this the 9 day of
 March 1888 -

John Riddle J. P.

Lee County to wit:
I John Riddle a Justice of the Peace
for the County aforesaid in the State of
Virginia do Certify that the foregoing
depositions of Isaac Wisch, Thomas L. Pertison
Dale W. Legg, Andrew L. Thompson and
J. R. Kane, were duly taken by me at the
time and place ^{and for the purpose} mentioned in the Caption
and pursuant to notice which notice is
herewith filed, and to an agreement of the
parties who were all present either by them-
selves and Counsel. The said depositions were
written by me and others in my presence
Given under my hand this the 9.
day of March 1888

John Riddle J.P.

W. D. Jones
vs Depositions
Gasper Collier et

Good things for the
in road to the
of the common
and filed March
1888.
J. G. Wright?

Book of Depositions
Suppressed by
at Dec. 6/1888.
J. G. Wright?

The deposition of W. J. Collier & Wade
& M. Collier

Taken pursuant to notice hereto attached
on the 26th day of March 1890 at Woodville
in accordance with notice thereto in and
intended to be read as evidence in support
of the defendants in a Chancery cause
now pending in the Circuit Court
of the County of Virginia in and to the
James W. Wade, W. J. Collier and
Others are defendants.

Present B. H. Swett one of the counsel
for the Plaintiff & C. T. Duncan for the
Defendants.

Francis A. Wade answers & lawful
being first duly sworn deposes & says.
1st question by Dyke. What is your name
age & place of residence.

Answer. Francis A. Wade thirty four
years of age residence Woodville in the
County Va.

2nd question by same. Are you acquainted
with the tract of land in controversy in
this case. I know the land on which the
Poplar trees were cut. which is the sub-
ject of dispute in this case and if so how
long have you known it.

Ans. I am acquainted with it I have known
it about 24 years.

3rd question by same. In whose possession
has it been since you knew it.

Ans. John Collier & his heirs

4th question by same. How long have you known it.

said Tract of land, did any other person
except J. Lee Collier ^{and those claiming under him} ever exercise any acts
of ownership over said Tract of land.

Ans. Not to my knowledge

4th question by same. Did Henry S. Kane
in his life time ever occupy said land or
have the same in possession or exercise any
acts of ownership over it, if so what were
they.

Ans. Not to my knowledge

5 question by same. Will you please state whether
or not said tract of land adjoins any other tract
of land owned by said Collier, if so what tract
is it. It does, it adjoins the Wilson tract

X+EX

Does, Were you acquainted with Henry
S. Kane and those who claimed this
land since his death or not?

Ans. I knew Henry S. Kane but not those claim-
ing under him

~~And further I know~~

Does, Would not Henry S. Kane exercise
acts of ownership over
said land through parties without
your knowledge?

Ans. No sir

and further I have deplored
for the tract.

Francis S. Wade
J. S. Wade, days attendance, ^{his} _{Nov 16}

H. J. Collier, another witness of lawful
and being first duly sworn deposes & says
1 Question by Deft.

What is your age residence and occu-
pation.

Answer. I am about 54 years old residence
Wild Cat valley Lee County Va. Occupation
Farmer

2. Question by same. Are you acquainted
with the land in dispute in this case, if so
how long have you known it?

Ans. I am acquainted with said land. I have
known it about 26 years.

3rd question by same. Since you have known
it, in whose possession has it been.

Ans. It has been in John Collier ~~father~~
and myself that is Dale Collegg was in pos-
session of it seventy acres of it when I could
first remember he sold it to my father ~~some~~
^{in 1839 or 1860} ~~fourteen or fifteen years ago~~ The residue was
cut off and that my father bought of Rus-
sell W. Legg ⁱⁿ 1860

4th question by same. While Henry S. Kane,

lived I state whether or not he ever set up
any claim to this tract of land I mean
the land from which some timber was cut.

Ans. I don't recollect he did about 12 years
ago L. W. Collier was cutting timber on the
same tract and Henry S. Kane was informed
of it he said let them go ahead ~~the~~

5 question by same. Since you have known
said land, did Henry S. Kane on those claims
in any manner claim or say he had any right or

cut any timber, gave it, or exercise any other acts of ownership over it if so please state what they were?

Ans. Some of Henry S. Hane ~~cut~~ cut timber for fire wood and timber and boards. I went and put a notice on the Mill house door and in the woods near the corner of said tract notifying them not to trespass ^{on} my land.

6th question by same. Since you put up said notice, did Henry S. Hane again trespass on your land, state all about it.

Ans. I saw where somebody had cut timber, felled and hauled I don't know who it was done if 7th question by same. State whether or not said Henry S. Hane in his lifetime ever set up any claim to this 70 acre tract of land or any part of it.

Ans. I don't know whether he set up any claim to it or not. he never set up any to me or my father.

8th question by same. Did Henry S. Hane know of the claim of your father to said land?

Ans. I reckon he did. He knew my father had the deed to it.

9th question by same. Did or do you and your father own any land adjoining the 70 acre tract of land, if so what tract or tracts. Ans. We do the Alexander Wilson tract.

10th question by same. How long have you owned the Alexander Wilson Tract and been in possession of it.

Answer. Ever since 1861 or 1862

11th question by same. State what kind of possession you have had of said tract from 1861 or 1862 down to this time Ans. I have been living on said Wilson tract for about 22 years.

12 question by same. State whether or not during all that time you claimed this 70 acre tract of land and exercised acts of ownership over it. and if so what were they Ans. I have claimed said land for about 24 years, ~~and~~ ^{not for} ~~any~~ ^{some} ~~part~~ ^{of} it from 1862 down during that time we cut rail timber board timber firewood and have been from said land and we let other men take timber off of it and no person attempted to attempt it until this injunction was instituted.

13th question by same. Have you had any communication with Mr Jones the plaintiff in this suit since the institution of this suit and in reference to it. If so please state as he said.

Ans. I have. I met Mr Jones at Big Horn and said to him I see you have instituted a suit against me (Jones) He studied a moment and said I am at the first of it he then said I have not instituted such a suit nor authorized no person to do it for me. I then asked him if he claimed anything out the 75 acre Doran tract under his purchase from Jones and he answered he did not.

14th question by same. Do you know the

lines of the 75 acre Dorem tract especially
the Northern line of it.
Ans. I do. I know the division line between
the C. & A. tract & the Dorem tract

15th question by some. Was any part of the
timber cut by yourself and others, which
is the timber in dispute in this case, on, or
inside of the Henry & Hane 75 acre Dorem
tract of land
Ans. It was not.

16th question by some. You speak in
the foregoing part of your deposition
of persons trespassing on your land, by
cutting timber on it &c. Do you know whether
or not they acted under authority from
Henry & Hane, or his heirs.

Answer. I don't know whether they did or not
they told me they did not know where the
line was

I ask further this defendant says that
H. H. Collier

L. M. Collier another witness of
lawful age being first duly sworn deposes
and says

1st question by some. Are you acquainted
with the land in dispute in this case

Answer. I am I have known it about 18 years

2nd question by some. State who has been in
possession of it since you have known it.
Ans. Since I know the land I was visiting
some saw logs and got them from Mr Collier
this was 16 or 17 years ago

3rd question by some. State if since your
Thore Thoreau said could any other person
now ever set up any claim to said land,
except the Collins till the institution of
this suit.

Ans. Yes.

4th question by some. Did you get in
there off of said land by permission
of said Collins more than once, if
so how many times,

Ans. I think I got timber off of that land
about 3 times.

And further deposition made.

D. M. Collins

The foregoing depositions of Francis
A. Wade, W. J. Collins and D. M. Collins
were taken sworn to and subscribed before
me at the time and place and for the
purposes mentioned. Given under my
hand this the 26th day of March 1890

Harvey Spring, Notary Public

The further taking of depositions in this
case is adjourned to the dwelling house
of Daniel C. Legg in Scott County Va.
on the 27th day of March 1890

Harvey Spring, Notary Public

Costs of Three depositions

F. A. Wade 1 day	50¢	50¢
W. J. Collins 1 "	50¢	50¢
D. M. Collins 1 "	50¢	50¢
Notary's fee, 4 hours	1.25	3.00
Harvey Spring, N.P.		4.50

At Dale C. Leggs in Scott County Va
Met pursuant to adjournment, on this
27th day of March 1890.
Gimrod Adams Notary Public & P.

Dale C. Leggs a witness of lawful age
being first duly sworn & deposes & says.
question by same. What is your age resi-
dence and occupation.

Answer. 75. & Rt fall. My residence is in
in Scott County Virginia and my occupation
is a farmer

and question by same. How long has it been since
you sold John Collier to seventy Acres of land
lying in the wild cat valley near Wards Mill in Lee
County Va. Answer. it has bin about fourteen
or fifteen years ago

and question by same. How long did you have this
seventy acre tract of land that is now in dispute between
W D Jones and the Colliers in your possession.

Ans. I have ^{had} said tract of land in my possession be-
fore I conveyed it to said Collier about fifteen
or twenty to the best of my recollection and made
~~some~~ ^{ever} ~~paid~~ ^{paid} the tax on the ^{inter} hundred acre tract
~~that was patented by self~~ that was patented by self

Morrowe & Russel Leggs

4. question by same. How long has it been since
you obtained ^{a title} for this 100 acre tract that you
sold the seventy acres out of to John Collier
Answer. To my recollection it has bin thirty five
or forty years

5th. question by same. Was you ever enlisted at
any time while you had this tract of land in your
possession. that is now in dispute between W D Jones

and others against ^{or} John Collier & W J Collier
 Answer. g. & co. were not solicited by any person
 to the question by same, did you at any time ever
 give to Henry & Rane Co. a release on this remedy
 over took that you sold to John Collier & Co.
 and so g. never did
 further than this deponent sayeth & so t

Dale & Legg

Cost of this deposition to witness 50^{cts}
 & Salary Public 125

The foregoing deposition of
 Dale & Legg has been duly sworn
 to and subscribed before me this the 21 day of
 March 1890
 E. Brimmer, Adams & Co.

Wm. J. Collier

Depo
 Wm. J. Collier

Wm. J. Collier

Wm. J. Collier
 Wm. J. Collier
 Wm. J. Collier

Wm. J. Collier

[Faint, illegible text at the bottom of the page, possibly a continuation of the deposition or a separate note.]

James H. Stewart et als.

Plaintiff.

vs

In Chancery.

Timothy Stewart et als.

Defendants.

~~AND THE~~ This cause came again this day to be heard upon the papers formerly read herein, and the defendant Mary C. Waddle having

Virginia. Lee County to wit.

I W. J. Collier do state
and solemnly swear that I am
well acquainted with the land
in dispute in the injunction case
of W. D. Jones, against myself &
others and I further state that
I am well acquainted with the
lines of the tract in dispute in
said case, I further state that
of the timber sold by W. P. Buff
Reisner. That fully one third
thereof came off of land not
at all in dispute and to which
the said Jones laid no claim
So help me god.

W. J. Collier

Sworn to before me this the 12th 1898-
A. B. Munsey Clerk

W. J. Callier
Affidavit.

Virginia Lee county

To the Honorable Circuit Court of said county

In obedience to your order of Dec. 6th 1888 made in the cause of W^m P. Jones vs Gasper Collier John Collier and James C. Scott, I took charge of the poplar saw logs then cut and lying on the land claimed by the parties to this suit and advertised on the 19th day of January at three different places in said county the time and place of sale, & I did sell on the 2nd day of Feb. 1889 by public out-cry 178 poplar saw logs making 44,240 feet and James C. Scott became the purchaser at three dollars and fifty cents per thousand which made the sum of one hundred and fifty four dollars and Eighty four cents he paid one third cash and gave bond to me as Receiver for the deferred payments with James P. Barron J. C. Clinger and John Gilley security due in four & eight months from day of sale (each note for \$51,600)

I have the honor to submit &c

This 1st day of April 1889

W^m P. Duff Receiver

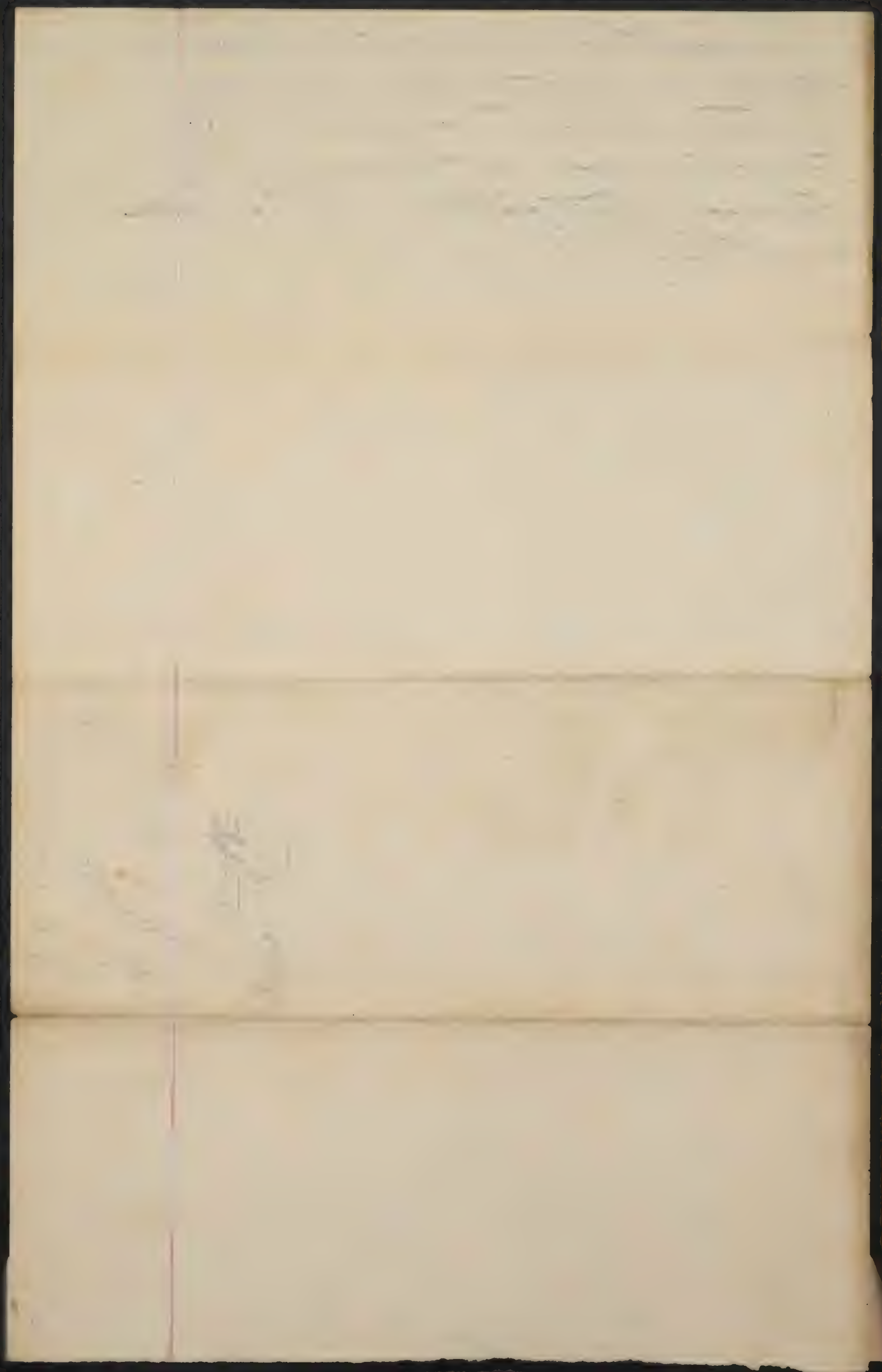
W. L. Jones,

25 3/4 Received of
Jasper Collier & Co

the sum of \$100.00
J. J. Bennett,

Cash

-10/11



This report is expected
to be among the many
or. fails to report as he
was required to do
whether or not the calls
of the writ of Quia and
of Replevin & Legg's
Corner the land in
dispute. and because
the depts did not
have notice of the
same of said Survey
Sept 4 - 1891

6-10-10
J. H. G. H. G. H. G.

List

Sum - - - - - Free - \$ 30.00

(1)

J. C. Chance & W. S. Donnell Esq.

73

C. Chance & W. S. Donnell Esq.

J. C. Chance

To The Honorable Circuit Court of Lee Co. Va. Pursuant to an order
of Your Honor Court (dated Sept 3rd 1891) regarding and amend-
ment of my report in the above styled case to wit: to show
whether or not the tract of land claimed by the defendant
is within the calls, the declaration in Case of
Henry S. Kase vs Dale C. Ligg. & Co. In response thereto
I report that according to a paper which I suppose to be
the one demanded to wit: an attested copy (furnished by
County Clerk) of the declaration in settlement, Henry S.
Kase vs Duffell W. Ligg. Dale C. Ligg. & Wm. T. Ligg.
according to this paper said land is not within the
calls of the declaration. The calls of said declaration
being an exact copy of the McCordie 159506 as it stands.
And as before stated, I located said grant of 159506
acres by running the line A. B. and setting the
remaining lines which are represented by the pre-
vious of Plat herewith filed, whilst the dark shade
4, 5, 6, 7 &c. show the lands claimed by Defendant to wit:
The Ligg. Co. were Grant to be wholly without and
west of said tract of settlement

Notice was given both parties and an answer was
required by rule. -

Respect Submitted

L. M. Carrical S. L. C.

Fee
\$ 2.00

1874
Jan 1st
to Jan 31st

Feb 1st
to Feb 28th

36
 15-
 15-
 36
 40
 MC 1.42

G.
 1.30
 2.00
 1.25-
 4.55-

5.85-

J. C. Chance Ext.
 3 Curr. Car
 as 3 months Report
 W. J. Collier et al
 Filed Oct. 16/89
 A. B. Munsey ©

Survey fee \$3.00

said Corbett journey to the top of
Pawnee Mountain and said there are no fossils
in this x. B. H. O. and therefore there
is a difference in the nature of the
rocks. The rocks are not equal
to the others. It is a fact
that the rocks are not equal.

W. D. Jones, Complt.

vs.

Jasper Collier et al. Defs. } In Chancery.

To the Hon. H. S. K. Morrison, Judge
of the Circuit Court for Lee County, Va.

Your undersigned Special Commissioner, in pursuance of a decretal order of the Circuit Court of Lee County, Virginia, pronounced on the 8th day of June, 1893, having given due notice to all parties concerned, proceeded on the 2nd day of Oct., 1893, to execute said order; and his proceedings having been thence forward regularly adjourned from time to time, and being at length completed, the result is herewith respectfully submitted.

Your commissioner, being directed by your honor's order of June the 8th, 1893, "to ascertain and report what title, if any, the plaintiff and defendant have to the land in controversy in this cause," here reports that he has carefully studied the file of papers submitted for his consideration, including depositions, deeds &c., &c., and he is fully convinced that W. D. Jones is the owner in fee of the land in controversy in this cause.

It would make this report of your commissioner too cumbersome and lengthy to take up, piece by piece,

the evidence and muniments of title of both the complainant and defendant and refer to them separately. Suffice it, therefore, to say, that on the part of the complainant, he shows a color of title from the Commonwealth to himself, and an adverse possession for more than ten years. On the part of the defendant, your commissioner find principally a mass of objections, accompanied by two deeds and some evidence of adverse possession; but your commissioner yields to the preponderance of evidence on the part of the complainant, accompanied by his long chain of title.

Your commissioner therefore reports, of course from the lights set up to guide his mayhap erring judgment through the mass of papers submitted for his consideration, that H. D. Jones, the complainant in this action, is entitled, both in law and in equity, to the land here in controversy.

All of which is respectfully submitted, this Jan. 1st, 1894,

A. M. Goins,
Special Commr.

" H "

N. D. Jones, Comptt.

vs. } Comr's Report.

Jasper Collier & al. Defts.

Filed Jan. 1st, 1894.

A. B. Munsey C.

This report is accepted
to be true in conclusion
as related by the
accused & admitted to
the undersigned by the

Duncan & Small
attorneys

Comr's fee, \$20⁰⁰/₁₀₀

To the Honorable W. J. Miller Judge of the Circuit Court
of Lee County Virginia:

I undersigned receiver in the Chancery Cause of
J. C. Chance Executor of ^{vs Jasper Gabler & others} ~~Wm D Jones~~ deceased, pending
in your honor's Court would respectfully report,
that pursuant to the requirements of the decree
in said cause at the last term, he has endeavored
to collect the money that came to his hands as
such receiver in said cause, but has failed to do
so as to all of said fund. The following statement
will show how the matter stands.

This sum received from Wm P. Daff former Receiver \$324.48

" " Interest thereon to June 1st 1894. 53.54

" total sum to be accounted for June 1st 1894. \$ 378.02

By 10 per cent Commission 37.80

Net balance to be accounted for \$ 340.22

By this sum loaned to Jas C. Scott, with J. C. Olinger

+ J. W. Scott security, and uncollected, &

on which I have brought suit \$200.00

" " " Interest thereon to June 1st 1894. 34.00

" " " paid J. W. Orr, atty for Plff, May 25/1894. 106.22

\$ 340.22

On the \$200.00 above, I have instituted suit, and expect
Judgment at the June term 1894, of your honor's Court,
and will collect the same & pay it over as soon as
possible. The above statements accounts for the fund
that came to my hands. Respectfully submitted.

May 25th 1894.

C. C. J. J. J. Receiver.

J. C. Chance Ex &c.

vs { Report of G. L. Jesse Receiver

{ Jasper Waller et als.

Filed May 28th 1894.

A. B. Munney Clerk

J. C. Chance Executor of ^{Mr. Jones decd. Pff.}
 against
 Jehu Ballier et als. In chy. Defts

The undersigned Receiver in this cause, respectfully reports, that he has collected the amount here-
 before reported to be in his hands as such
 receiver, and has paid the same to James W Orr
 attorney for plaintiff, as follows:

1894	May 25 th	Am't paid said atty, ^{in report filed May 25th 1894.} through D. W. Webb	\$ 106.22
1897	April 5 th	Am't paid said atty, through E. W. Ould.	306.36
		Total paid Orr atty.	\$ 412.58

This completes the transaction so far as your
 Receiver is concerned, and accounts for the fund
 that came into my hands.

Receiver
 May 20th 1898.

J. C. Chance, Exr.
vs. Report of Jesse
J. Ballier et al.
Filed May 23rd 1898.
A. B. Mursey, Clk

Virginia.

In a court house and hall for the
County of the Commonwealth thereof on
Monday the 18th day of June 1861.

For my Service

Diff.

against

In Agreement

Emuel W. Lee vs. W. L. Lee, Jr.

This day came the Plaintiff by his attorney
and it appeared to the Court that the defendant in possession
of the premises hath been duly served
with a copy of the conditional order
made in this cause and they notwithstanding
fearing although solemnly called on
is considered by the Court that the
Plaintiff recover against the defendant
the lands and tenements with
the appurtenances thereto belonging
in the declaration executed. Where
upon the Plaintiff pray a writ to
the Sheriff of this County to have
restored to him to have the
possession of the lands and tenements
inferred and it further considered
by the Court that the Plaintiff
pay the costs of this suit.

At

Witness my hand

Wm. R. Gibson Clerk

21. d. 1861
To Judge of Judgmt,
Russell M. Legg et al.

This copy of Judgment is
accepted to be true it does
not show what land it
refers to, and the enclosure
shows that it is different
land altogether. The land
this refers to is in the
Taylor and McGrady
survey and the depo-
sition of J. P. Lewis
proves that the land in
dispute is in the Johnson
survey, or part of it.

Done and for kept

[illegible]

of Lee and Scott a general. The said General
 came on board into the cabin and
 remained with us for the night.
 The morning of the 10th of August 1862
 we sailed for the north. The day
 being fair to the point of view
 the weather was fine.

1890

7. *Phyllanthus* *sp.*

2. Messa go. *Wiederholung.*

[illegible]

John A. Smith, Esq., New York City.

725. *Scilla verna* L.

1. The first part of the paper is devoted to a discussion of the
 2. various methods of determining the rate of reaction.
 3. The second part is devoted to a discussion of the
 4. various factors which influence the rate of reaction.
 5. The third part is devoted to a discussion of the
 6. various theories of reaction rates.

1. *Mar. 1. 1891*

1. 1. The first
 2. 2. The second
 3. 3. The third
 4. 4. The fourth
 5. 5. The fifth
 6. 6. The sixth
 7. 7. The seventh
 8. 8. The eighth
 9. 9. The ninth
 10. 10. The tenth
 11. 11. The eleventh
 12. 12. The twelfth
 13. 13. The thirteenth
 14. 14. The fourteenth
 15. 15. The fifteenth
 16. 16. The sixteenth
 17. 17. The seventeenth
 18. 18. The eighteenth
 19. 19. The nineteenth
 20. 20. The twentieth
 21. 21. The twenty-first
 22. 22. The twenty-second
 23. 23. The twenty-third
 24. 24. The twenty-fourth
 25. 25. The twenty-fifth
 26. 26. The twenty-sixth
 27. 27. The twenty-seventh
 28. 28. The twenty-eighth
 29. 29. The twenty-ninth
 30. 30. The thirtieth
 31. 31. The thirty-first
 32. 32. The thirty-second
 33. 33. The thirty-third
 34. 34. The thirty-fourth
 35. 35. The thirty-fifth
 36. 36. The thirty-sixth
 37. 37. The thirty-seventh
 38. 38. The thirty-eighth
 39. 39. The thirty-ninth
 40. 40. The fortieth
 41. 41. The forty-first
 42. 42. The forty-second
 43. 43. The forty-third
 44. 44. The forty-fourth
 45. 45. The forty-fifth
 46. 46. The forty-sixth
 47. 47. The forty-seventh
 48. 48. The forty-eighth
 49. 49. The forty-ninth
 50. 50. The fiftieth
 51. 51. The fifty-first
 52. 52. The fifty-second
 53. 53. The fifty-third
 54. 54. The fifty-fourth
 55. 55. The fifty-fifth
 56. 56. The fifty-sixth
 57. 57. The fifty-seventh
 58. 58. The fifty-eighth
 59. 59. The fifty-ninth
 60. 60. The sixtieth
 61. 61. The sixty-first
 62. 62. The sixty-second
 63. 63. The sixty-third
 64. 64. The sixty-fourth
 65. 65. The sixty-fifth
 66. 66. The sixty-sixth
 67. 67. The sixty-seventh
 68. 68. The sixty-eighth
 69. 69. The sixty-ninth
 70. 70. The seventieth
 71. 71. The seventy-first
 72. 72. The seventy-second
 73. 73. The seventy-third
 74. 74. The seventy-fourth
 75. 75. The seventy-fifth
 76. 76. The seventy-sixth
 77. 77. The seventy-seventh
 78. 78. The seventy-eighth
 79. 79. The seventy-ninth
 80. 80. The eightieth
 81. 81. The eighty-first
 82. 82. The eighty-second
 83. 83. The eighty-third
 84. 84. The eighty-fourth
 85. 85. The eighty-fifth
 86. 86. The eighty-sixth
 87. 87. The eighty-seventh
 88. 88. The eighty-eighth
 89. 89. The eighty-ninth
 90. 90. The ninetieth
 91. 91. The ninety-first
 92. 92. The ninety-second
 93. 93. The ninety-third
 94. 94. The ninety-fourth
 95. 95. The ninety-fifth
 96. 96. The ninety-sixth
 97. 97. The ninety-seventh
 98. 98. The ninety-eighth
 99. 99. The ninety-ninth
 100. 100. The hundredth

[illegible]

General Robert
to Hon. J. L. Wilson
over

Adapted to

1

We the undersigned do hereby certify to Henry
 P. Kane that we do not claim any of the land
 that he has instituted suits in the County Court
 of Lee County against us for, & that we claim
 no lands embraced in his surveys either in
 the Maccracks or Taylors surveys owned by
 said Kane. ~~We~~ ^{He} further agree that said
 Kane will not take costs against us in the
 suits that he has brought; we will not
 make any defence in the cases, above
 named given under our hands & seals
 this 22nd day of February 1860

William H. Lee Esq

John C. Lee Esq

Rufus W. Lee Esq

Virginia Lee County Court Clerk's office Aug 10th 1888

The foregoing agreement bearing date Jan 22nd 1860 between
 William H. Lee John C. Lee & Rufus W. Lee is hereby
 acknowledged as correct & true by the undersigned
 in presence of me a Justice of the Peace

John C. Lee Clerk

with the book of the...

13m 7 Legg H

To { agreement
disclaiming
land

H S Kavin

Heard the...

See R. 1000 1/2

of the...

Objected to, —

N. S. 1000

for

Robert Brooke Esquire Governor of the Commonwealth of Virginia. To all to whom these presents shall come, I shew that, by virtue of the Land Office Treasury Warrants number eleven hundred, and thirty four, and one thousand and fifty eight, issued the second and thirteenth days of January one thousand seven hundred and ninety five this is granted by the said Commonwealth unto John Wilson a certain tract or parcel of land containing sixteen thousand one hundred acres, beginning bearing date the twenty fourth day of April one thousand seven hundred and ninety five lying and being in the County of Lee and bounded as followeth to wit. Beginning on a flat corner at two white oaks and two black oaks, the old John Campbell Corner and running thence North fifty degrees East three hundred and thirty six poles to a black oak and a branch of Hickory and gum timber to a black oak and Maple, East one hundred and fifty poles crossing a branch of a very big stream to a creek on a valley North sixty degrees East, two hundred and ten poles crossing a large branch of Black Water at one hundred and ninety poles to a Cucumber Sugar Tree and double Spruce South fifty five degrees East, two hundred and eighty six poles to a bunch of poplar, white oak and small bass near a branch of a small meadow, North fifty degrees East three hundred and thirty six poles crossing a branch of a black oak and red oak near a branch, North sixty degrees East, two thousand four hundred, one fifty six poles crossing a branch at one hundred and forty poles and a branch at one hundred and forty poles, and a small branch at sixteen hundred poles, and a branch at nineteen hundred and eighty eight poles and a branch at two thousand

and seventy two poles being all the waters of the North
fork of Clinch River to three large white oaks on the ^{land of a} pole
East North thirty six degrees East one hundred and ninety
poles to three white oaks and a red oak capped
pole Housen comes and with his line North thirty three
degrees East four hundred and sixty four poles capping
a branch at two hundred and seventy two poles passing
through rich land to a poplar and white oak North thirty
eight degrees East one hundred and thirty six poles
capping a branch at forty eight poles passing through
rich land to a white walnut, beech and white hick-
ory on the bank of the North fork of Clinch, North eight
teen degrees West one hundred and ninety two poles
to two white oaks and a dogwood on a hill side North
sixty degrees East thirty two poles to a Cucumber, white
oak and beech on John McCreedie's line and with
his line North thirty six degrees East one hundred and
thirty six poles capping the North fork of Clinch three
times to a poplar and dogwood in a hill side, South
eighty degrees West six hundred and seventy poles
capping a branch at ninety four poles, and a branch
at two hundred and forty poles coming said McCreedie's
line and passing through rich soil and good timber to a
white oak, Chestnut, oak and hick, South fifty three degrees
West seven hundred poles to four white oaks, South
twenty four degrees East two hundred twenty six poles
capping through rich sand and stone quarries
to a Chestnut a black oak and large poplar, East
two hundred and sixty poles capping a head branch
of Wallins Creek at ninety eight poles through very
rich soil to a double poplar, North forty five degrees
East two hundred and thirty six poles passing through
rich soil to a poplar sugar tree & dogwood near a
pine spar, South eighty degrees East five hundred and
eighty poles capping a spring branch at one hundred

and twenty eight poles and a branch at two hundred
and ninety two poles and a branch at four hundred
and sixty poles passing through good soil to a sugar
tree three lymms and a dogwood, South five degrees
West two hundred and sixteen poles capping a
large branch at one hundred and eighty five poles
to three lymms and buckeye, South thirty five degrees
West seventy eight poles to a lymms and red oaks on
good sand among sugar trees South sixty degrees
West nine hundred poles to a large red oak two lymms
and a cucumber in Rich soil among sugar trees &
South twenty four degrees West one hundred and eighty
four poles to a buckeye and white walnut, South fifty
degrees West three hundred and twenty poles capping
a spring at sixty poles to two dogwoods & a beech, South
fifty four degrees West five hundred and eighty poles
capping a spring at sixty poles, South
sixty five degrees West fourteen hundred poles capping
a branch at two hundred and fifty six poles, a
branch at two hundred and eighty poles, a branch
at four hundred and sixty poles, a branch at six
hundred and ten poles, a branch at six hundred
and eighty poles a large branch at eight hundred and
ninety four poles, and a large branch at one thousand
and seventy eight poles to a large poplar and hick
on rich land among sugar trees, South thirty five de-
grees West two hundred and twenty six poles capping
in the edge of a hurricane, Hence South seventeen de-
grees West five hundred and twenty four poles to the
beginning, But it is always to be understood that the
survey upon which this grant is founded includes
one thousand acres which having a preference by law
to the warrants and rights upon which this grant is
founded, liberty is reserved that the same shall be
firm and valid and may be carried into grant or

grant, and this grant shall be no less in either law
 or equity to the confirmation of the title or titles to the
 same as before mentioned, and reserved, with its
 appurtenances, to have and to hold the said tract
 parcel of land with its appurtenances to the
 said John Johnson and his heirs forever. In Witness
 whereof the said Robert Brooke Esquire Governor of
 the Commonwealth of Virginia hath hereunto set his
 hand and caused the lesser seal of the said Com-
 monwealth to be affixed at Richmond on the thirteenth
 day of January in the year of our Lord one thousand
 seven hundred and ninety six and of the Common-
 wealth the twentieth

Robert Brooke

Witnessed my hand this 6th 1796

that the foregoing is a copy from the

A. N. Parker

Reg. L. Office

(\$1.75)

Copy of Grant to
 John Johnson
 for 16400 acres of land
 in neighborhood of
 Flat Lake

[illegible]

[illegible]

1. A large tree trunk at the mouth of the
 2. 1000 feet of the river at the mouth of the
 3. 1000 feet of the river at the mouth of the
 4. 1000 feet of the river at the mouth of the
 5. 1000 feet of the river at the mouth of the
 6. 1000 feet of the river at the mouth of the
 7. 1000 feet of the river at the mouth of the
 8. 1000 feet of the river at the mouth of the
 9. 1000 feet of the river at the mouth of the
 10. 1000 feet of the river at the mouth of the

day of January in the year of our Lord
 1796. Reference thereto had not at that
 place. Now this indenture witnesseth
 that the said John Johnson Esquire
 for and in consideration of the sum
 of four pounds lawful money of the
 State of New York to him in hand paid by
 the said John Johnson Esquire
 and delivered to these presents the
 receipt and payment is hereby
 hereby acknowledged and confirmed
 the premises and all and singular
 the contents and confirmed and
 confirmed with the bargain and
 given and release and confirm
 unto the said John Johnson Esquire
 heirs and assigns all that certain
 tract of land containing six acres
 more or less situate in the Town of
 this is to him executed together with
 all the usual and necessary
 and appurtenances thereto in
 the same belonging and
 appertaining and the reversion in
 Remainder. And his heirs and assigns
 thereof also all the estate in and to the
 interest and property therein
 and to be given to him the said

John Johnson his heirs & assigns to the
of the same. To have and to hold
the above said tract of land, to him
and his heirs & assigns forever, with the appur-
tenances unto the said estate in
favor his heirs and assigns to the
only & sole use & benefit thereof & to
him the said Nathaniel Taylor his
heirs & assigns forever. The said John
Johnson for himself and his heirs doth
covenant and agree to and with the
said Nathaniel Taylor his heirs &
assigns by these presents that he
the said John Johnson and his
heirs doth warrant & within bargain
& sell premises with the appurtenan-
ces unto the said Nathaniel Taylor
his heirs and assigns forever against
him the said John Johnson and his
heirs and against any person claiming
under him should well warrant
obtain. In witness whereof the said
John Johnson hath hereunto set his
hand and seal dated the 10th day of
year 1700.

Witness my hand & seal the 10th day of

presence is us.

John Riddle

[illegible]

no doubt

1870

March 1891

The undersigned has the honor to acknowledge the receipt of the sum of \$100.00 from the Treasurer of the Board of Directors of the City of New York, for the purpose of paying the interest on the loan of \$1,000,000 made by the City of New York to the United States Government, under the act of Congress approved March 3rd 1879.

3. 2. 1.

and India.

It is worth seeing for the sake of the
of the 17th. The building is in
the same style as the one in the
of the 17th. The building is in
the same style as the one in the
of the 17th.

... and the ...

William Lloyd Garrison
Emory

John Lubbock

March 3rd, 1880

The above is a copy of
a letter from the
Hon. Secy.

March 11th 1880

Received of the
Hon. Secy.

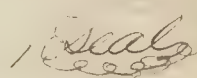
(2)

\$2.50

This Indenture, made and entered into
this the day of November in the year of
our ~~old~~ one thousand eight hundred
and fifteen, by and between Nathaniel
Taylor by his agent A. Johnson of the
County of Carter and state of Tennessee
of the one part, and Jacob Witham of
the County of Scott and state of Virginia
of the other part. Witnesseth that for and
in consideration of the sum of two hun-
dred dollars to me in hand paid the rec-
ipt whereof is hereby acknowledged. The
said Taylor by my agent A. Johnson have
bargained and sold and by these presents
do bargain and sell unto the said Witham
a certain tract or parcel of land in the
County of ~~Scott~~ and on the north west
side of the North-fork of Clinch river and
bounded as follows, (viz) Beginning on
the top of Powells mountain where the
waggon road now crosses said mountain
that lead from Scott Court house and Lee
Court-house and that passes by where
John McKinney Esq., now lives, and
Thomas Rogers now lives also, and running
with the said road until it crosses the North
fork of Clinch river where John McKir-
ney now lives and thence up the ~~main~~
meanders of the said North fork until

it strikes a line of John McCrady & Nathan
Fields where they cross said North forks
Thence a Northwesterly course with said
line, until it strikes a line of John John-
sons survey of 16,100 acre survey that lies on
Powells mountain and thence with said
Johnsons line until where it crosses the
top of Powells mountain and thence a
Westerly course along the top of said
mountain with the several different
courses of the top of said mountain until
it comes to the Beginning containing
Two thousand acres be the same more or
less after excepting all such lands within
said bounds as is held by an older title, and
such as have been legally sold out by said
Taylor or agents and after excepting all
such claims to contain two thousand acres
within said bounds be the same more or
less, being a part of the 16,100 acres sur-
vey in the name of John Johnson and
Company from Johnson to said Taylor
which tract or parcel of land; I the said
Taylor with warrant and defend from my-
self and my heirs executors and administra-
tors, unto him the said Molchan his heirs &
assigns and more plainly to be understood
I the said Taylor am not bound for the

payment of any taxes that is due or may
accrue on or against said land. In Testimony
whereof I the said Taylor by my agent have
hereunto set my hand and seal the day and
date first above written, signed and sealed
in presence of us.

Nathl. Taylor 
by his agent A. Johnson,

This day Allen Johnson acting agent for
Nathl. Taylor produced a deed and ack-
nowledged for said Nathl. Taylor of the one part
and Jacob Mitham of the other part ack-
nowledged before us Thomas Waddle and
John McKinney two of the acting Justices
of the Peace for Scott County this 10th
November 1811.

Thomas Waddle J.P.
John McKinney J.P.
A Copy
Teste:

L.S. Morison A.
fee for Copy 50 cents

Nathl Taylor by &c

3
to Copy of Deed
252

Jacob Mitham

Fee for Copy 50¢

BPP 102

(3)

Force of said Deed

Deed to Mitham

to Mitham

This deed is accepted to be
cause no authority is shown
to be vested in a person
to convey said land in
cause no witness is
offered to show that it comes
from the land in dispute
in fact the deed itself shows
that it does not cover it as
The land in dispute is on
The North East side of the North
fork. Nov 28th 1897
Done and for right

and because the certificate
is not acknowledged in
deed 4 years before said
deed was made.

June 1898

This Indenture made and entered
into, this the - day of November in the
year of our Lord, One Thousand Eight
Hundred and Fifteen, by and between
Nathaniel Taylor by his agent, A. son
of the County of Carter and State
of Tennessee, of the one part, and
William of the County of Scott and
State Virginia of the other part,

Witnesseth: That for and in consid-
eration of the sum of Two Hundred
Dollars to me in hand paid, the
receipt whereof is hereby acknowledged,
I the said Taylor by my agent,
A. son, have bargained and sold
and by these presents do bargain and
sell unto the said William a certain
tract or parcel of land in the County
of Scott, and on the Northwest side
of the North fork of Clinch River, and
bounded as follows: (viz) Beginning on
the Top of Powell Mountain where the
wagon road now crosses said mountain
that leads from Scott Courthouse to
Lee Courthouse, and that passes by
where John McKenney^{Esq.} now lives, and
Thomas Rogers now lives also, and
running with the said road until
it crosses the North fork of Clinch River
where John McKenney now lives, and
thence up the meanders of the said
North fork until it strikes a line of

John McCrady & Nathaniel Fields where they
cross said North Fork, thence a north-
westerly course with said line until
it strikes a line of John Johnson survey of
16100 Acre Survey, that lies on Powells
Mountain, and thence with said Thomas
Johnsons line until when it crosses the
Top of Powells Mountain, and thence
a westerly course along the top of said
mountain with the several different
courses of the top of said mountain
until it comes to the Beginning, containing
Two Thousand Acres be the same
more or less, after excepting all such
lands within said bounds as is held
by an older title, and such as have been
legally sold out by said Taylor or Agents
And after excepting all such claims to
a certain Two Thousand Acres within said
bounds, be the same more or less, being
a part of the 16100 Acre Survey in the
name of John Johnson and Company from
Johnson to said Taylor which tract or
parcel of land, & the said Taylor will
warrant and defend from my self and
my heirs Executors and Administrators unto
him the said Molchan his heirs & assigns
and more plainly to be understood, the
said Taylor I am not bound for the pay-
ment of any taxes that is due, or
may accrue on or against said land.

In Testimony whereof I the said Taylor
by my Agent have hereunto set my hand
and seal, the day and date first above
written &c;

Signed, and sealed in presence of us
Math^r Taylor Seal
by his Agent,
A. Johnson

This day Allen Johnson acting ^{agent} for
Math^r Taylor produced a deed and
acknowledged, for said Math^r Taylor
of the one part, and Jacob Millhiser
of the other part, Acknowledged before
us Thomas Wadden and John Mc
Kinney two of the acting justices of
the Peace for Scott County this
10th November 1811,

Thomas Wadden J.P.
John McKinney J.P.

A Copy Teste

L. M. Carter Clerk
By M. M. Horton D.C.

Mathew Taylor for by 40

To } Quil

Jacob, Witham

For copy 70 60

that will be a good
copy for your book
I have
written

100 pages of
the 5th volume
I have
written

This Indenture made this fourteenth day of July in the year of our Lord thousand eight hundred and seventeen Between Jacob Milham of the County of Scott in the Commonwealth of Virginia of the one part and Daniel Blakemore of the County and State aforesaid of the other part Witnesseth that the said Jacob Milham for an in consideration of the sum of fifteen hundred dollars to him in hand paid by the said Daniel Blakemore the receipt whereof he doth hereby acknowledge doth bargain and sell unto the said Daniel Blakemore a certain tract or parcel of land lying and being in the county of Scott Virginia on the north side of the north fork of Clinch River and bounded as followeth (to wit)

Beginning on the top of Bowles Mountain where the waggon road now crosses said Mountain. That leads from Scott Court-house to Lee Court-house & that passes by where John McKinney Esqr. now lives and also where Thomas Rodgers now lives and also Running with the said Road until Crosses the north fork of Clinch River where John McKinney now lives and Thence up the meanders of said north-fork until it strikes a line of John M. Brady and Fields where they cross said north

fork thence a north west Coast with
said line untill it strikes a line of John
Johnstons survey of 16,100 acres survey that
lies on Powells mountain and thence
with said Johnstons line untill where
it crosses the top of Powells Mountain &
thence a westerly course along the top of
said Mountain with the several differ-
ent courses of the top of said Mountain
to the Beginning containing two thousand
acres be the same more or less it being
the same land which was transferred from
Nathaniel Taylor by his agent A. John-
ston to the said Jacob Milham and being
a part of a 16,100 acre survey in the name of
John Johnston and conveyed from said
Johnston to said Taylor containing as afore-
said two thousand acres more or less after
accepting all such land as or held by a nor-
der title & such has been legally sold out by
said Taylor or Agent and after accepting all
such claims which tract or parcel of land
the said Jacob Milham will and shall
warrant and forever defend from himself
and heirs and administrators. and from
the Claim or claims of the said Nathan-
iel Taylor his heirs and administrators
unto him the said Daniel Blakemore

his heirs and ^{assigns.} ~~administrators and assigns~~ In Witness whereof the said Jacob Milham have hereunto set his hand and seal the day and year first above written.

Jacob ^{his} Milham ^{Seal}
mark

A Copy,

Teste:

J. Morison

L.C.

Fee for copy fifty Cents

Daniel Blakemore

From Duo Copy
252

Jacob Williams

Fee for copy 50cts

132 P 77 (4)

This paper is rejected to
because not acknowledged
and because it could not
be recorded properly - and
a copy from an improperly
recorded paper is not
admissible as evidence
for any purpose

March 28th 1890

C. T. Dunsen for
Wills.

This Indenture, made and entered into
this 13th day of February in the year of our
Lord one thousand eight hundred & twenty
two By and between Daniel Blackmore
of the County of Scott and State of Virgin-
ia of the one part, and Jacob Milham &
Walter of the County and State aforesaid of the
other part. Witnesseth that for and in con-
sideration of the sum of fifteen hundred
dollars to me in hand paid the receipt
whereof is hereby acknowledged the said
Daniel Blackmore have bargained sold
and these presents do bargain and sell un-
to the said Jacob Milham and Walter
Milham a certain tract or parcel of
land in the said County of Scott and on the
north-west side of the North fork of Clinch
River and bounded as follows viz: Begin-
ing on the top of Powells Mountain where
the waggon road now crosses said Moun-
tain that lead from Scott Court house
to Lee Court house ~~and~~ that passes by where
John McKinney Esq. now lives & Thomas
Rogers Esq. now lives also and running
with the said road untill it crosses the
North-fork of Clinch River where John M.
Kinney now lives and thence up the mean-
ders of the said North fork untill it
strikes a line of John McKinney and

Nathaniel Fields where they cross said North
fork thence a north westerly course with
said lines untill it strikes a line of John
Johnson survey of 16000 acres survey that
lies on Powels mountain and thence
with said Johnsons line untill where it
crosses the top of Powels mountain, and thence
a westerly course along the top of said
mountain untill it crosses to the Begin-
ing containing two thousand acres be
the same more or less after excepting all
such lands within said bounds as are held
by an older claim + such as have been
legally sold out by Nathaniel Taylor or his
agents and after excepting all such claims to
contain two thousand acres within said
bounds be the same more or less being part
of a 16,100 acre survey in name of John John-
son and conveyed from Johnson to Nath-
aniel Taylor which tract or parcel of land
I the said Daniel Blackmore war-
rant and defend from myself and my heirs
executors and administrators to the said
Jacob Mediham and Walter Mediham
their heirs + assigns to have + to hold all the
appurtenances thereto belonging and
the forge where said Blackmore now
lives in testimony whereof I the said

Daniel Blackmore have hereunto set
my hand and seal the day and date above
written

Test

Daniel Blackmore 

Virginia

At a Court continued & held for
Scott County the 14th day of February 1822
This Indenture of bargain and sale from
Daniel Blackmore to Jacob Milikam
and Walter Milikam was acknowledged
in Court by the said Daniel Blackmore
to be his act and deed and ordered to be
recorded.

Test

John J. Martin D.C.

A Copy

Test

H. F. Morrison

D.C.

Fee for copy 60 cts

Jacob Milikham et al
From ~~Q~~ Deed Copy
252

Daniel Blackmore
Fee Copy, 60 cts
2—331

This deed is rejected
to because there is no
legal evidence that the
said Blackmore had
any title thereto, and
because there is no
evidence whatever that
this deed covers any
part of the land in dis-
pute in this case.

March 28th 1890

C. J. Duncan for
H. G. G.

(-)

This Indenture made this 1st of August
in the year of our Lord 1825 Between Wal-
ter H. Milham of the County of Scott
and State of Virginia of the one part and
William King of the County and state
aforesaid of the other part, Witnesseth that
the said Walter H. Milham for and in
consideration of the sum of fifteen Hundred
dollars to him in hand paid the receipt
whereof he doth hereby acknowledged have
granted, bargained, sold & delivered unto the
sd. William King his heirs and assigns
part of a certain tract or parcel of land
lying and being in Scott County on both
sides of the North-fork of Clinch river
bounded as follows to wit Beginning on
Sniders line on the east side of the
Creek thence with the line S.W. to the
top of Bowels Mountain, thence with the
top of the Mountain to the Mill path
crossing s. mountain to Duffs thence
E. to McGrady's line, thence with Mc
Grady's line to the Beginning so as to
include two thousand acres with the
mill and Ironworks half of sd. land and
works together with its appurtenances
to the sole use and behoof of him the said
William King his heirs and assigns
forever and the sd. Walter H. Milham for

himself and his heirs doth covenant and agree with the said William King and his heirs that he the said Walter H. Milcham and his heirs half of the said tract or parcel of land with all its appurtenances unto the sd. William King and his heirs and assigns and forever defend against the right or claim of all persons whatever. In witness the said Walter H. Milcham and Annis his wife have hereunto subscribed their names and fixed their seals the day and year first above written.

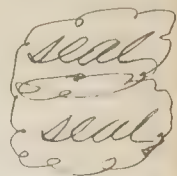
This day this acknow- Walter ^{his H. Milcham seal}
^{mark} ledgment made before Annis ^{her H. Milcham seal}
^{mark} us Justices of the Peace for
sd County. Jonathan Hale
Thomas Rogers

Scott County Iowa:

We Jonathan Hale and Thomas Rogers Justices of the Peace in the County aforesaid and State of Virginia do hereby certify that Walter Milcham and Annis his wife parties to a certain deed bearing date on the 1st day of August 1825 and hereto annexed personally appeared before

us in our County aforesaid and acknowledged the same to be their act and deed and desired us to certify the said acknowledgment to the Clerk of the County court of aforesaid in order that the said deed may be record. Given under our hands and seals this fourth day of January 1825.

Jonathan Kade
Thomas Rogers



Virginia:

In the Clerks Office of Scott County the 12th. day of January 1826.

This Indenture of bargain and sale from Walter H. Milcham and Annis his wife to William King was received in the Clerks Office and admitted to record.

John F. Martin, C.C.
A Copy,

Teste:

D. F. Morrison C.C.

Fee for Copy Sixty Cents.

William King
from J. Deas
Copy
2531

W. H. Milham & Co.
Fee for Copy. 60 cts
34 186

This deed is accepted
to because there is
no evidence that Walter
H. Milham had title to
said land and no
evidence that said
tract has attempted
to be conveyed touches
the land in dispute or
any part of it

March 28, 1890

C. T. Duncan for Deas

(L)

This Indenture made this 9th day of
September 1826: Between William
King of Scott County and state of Virginia
of the one part and Ruben M. Cully high
Sheriff of the County and state aforesaid
of the other part; Witnesseth; whereas the a-
foresaid William King hath this day taken
the oath of an insolvent debtor at the suit of
William Polcut, Goldmon Davison & Mark
Richardson on writs of *habeas corpus* ad *satis-*
faciendum doth therefore grant, bargain
sell and convey unto the aforesaid Ruben
M. Cully high Sheriff as aforesaid one-
half of a certain tract or parcel of land
lying and being in Scott County on both
sides of the north fork of Clinch river
bounded as follows to wit: Beginning
on Sniders line on the east side of the
creek thence with the line South
west the top of Powers Mountain thence
with the top of said Mountain to the
mill path leaving said Mountain to
Duff thence east to M. Craigins line
thence with M. Cradys line to the Be-
ginning so as to include two thousand
acres with the mill and Iron works and
also his interest in one other tract of land
known as the Kelly tract of land situate
lying & being in the County of Lee and

State of Virginia supposed to contain one hundred and sixty acres, adjoining the lands of Barnett Snickers, and the one on which his family now resides a suit for the right of which is now pending in the Superior court of Chancery to be holden at Wythe Courthouse, with all the appurtenances to have and to hold the said tract of land and premises unto the said Ruben M. Cully, Sheriff as aforesaid his heirs and assigns the said William King doth warrant and will forever defend from all persons whomever. In witness whereof the said William King hath hereunto set his hand and affixed his seal the day and date first above written.

William King 

Virginia:

In the Clerk's office of Scott County the 9th day of September 1826

This Indenture of bargain and sale from William King to Ruben M. Cully Sheriff of Scott County was acknowledged before me by the said King to be his act and deed and admitted to record.

John F. Martin D.C.
A Copy of
Jesse
J. F. Morrison D.C.

William King

20 2 Dues Copy

Reuben M. Cully

Fee for copy .60

B 3 P 260

This deed is accepted
to because the land
embraced in it is in
Scott County while the
land in dispute is in
Lee.

Wm B. Dismore for Rec^d
1890.

(107)

This Indenture made and entered into
this 10th day of October 1826. Between
Reubin McCully High Sheriff of the Co-
unty of Scott in the State of Virginia of the
One part and Henry S. Kane of the Co-
unty and State aforesaid of the other
part. Witnesseth that whereas William
King having taken the oath of an in-
solvent debtor at the suit of William
Patel, Goldman Davidson and Mark
Richardson on the 9th day of September 1826
did by indenture bearing date on the said
9th day of September 1826, pursuant to
the act of Assembly, in such cases made
and provided, Transfer and convey to the
said McCully Sheriff as aforesaid
One half of a certain tract or parcel of
land, lying and being in the said County
of Scott, On both sides of the north fork
of Clinch River, Bounded as follows
to wit: Beginning on Snidlers line on the
east side of the Creek, thence with the
line South west to the top of Peadells
mountain, thence with the top of said
mountain to the mill path, thence crossing
said mountain to Duff, thence east to
McBradys line, thence with McBradys
line to the Beginning, So as to inclose

Two thousand Acres, with the mill
and Iron works. And whereas William
H. Morrison D. for said Reubin McCully
Sheriff as aforesaid, having advertised
said land according to law, proceeded
On the 10th day of October 1876. to sell
the same at Public Auction, for cash,
when the said Henry S. Kane being the
highest bidder became the purchaser
of the same, for the sum of Thirty dol-
lars and Twelve and one half cents. Now
this Indenture, witnesseth that I the
said Reubin McCully, Sheriff as afore-
said for and in consideration of the
premises and the said sum of \$30.12 1/2
to me in hand paid, the receipt whereof
is hereby acknowledged, doth grant
bargain and sell unto the said Henry
S. Kane, the said half of the said tract
or parcel of land, with its appurten-
ances including the mill and Iron
works as aforesaid to him and his
heirs forever. And the said McCully
Sheriff as aforesaid for himself and his
heirs doth Covenant with the said Kane
and his heirs, that he the said McCully
Sheriff as aforesaid, and his heirs are
the right title interest and claim which

he hath Or is vested in him in consequence of the said conveyance, from said King Or from his taking the oath of insolvency to the said H. S. Kane and his heirs shall warrant and will forever defend in witness whereof the said McCully, Sheriff as aforesaid has here unto subscribed his name and affixed his seal, the day and year first above written.

N. B.

Entered before
Signed

} William H. Morrison D.
for Rudin McCully S.S.C.

Virginia at a Court continued and held for Scott County at the Courthouse here of the 11th day of October 1876. This Indenture of bargain and Sale from William H. Morrison D for Rudin McCully Sheriff of this County, to Henry S Kane was acknowledged in Court, by the said Morrison to be his act and deed, and Ordered to be recorded.

Liste

John S. Martin. C.

A Copy

Liste

C. M. Carter Clerk

Bellevue

From 3 copy of
3 Dusk
3 (Frog)

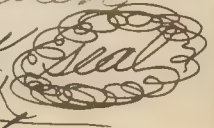
Reuben McCully S.S.

See for copy to do

This and or part
of the land which he
had purchased because
the charter was
not valid and
should be returned
to the State of New York
under the provisions of the
law because there is no
evidence that it covers the
land in dispute
March 31st Deceased for
1840 Deceased

1
This Indenture made, this 2nd, day of
January in the year of our Lord one thousand
and eight hundred and thirty seven be-
tween John S. Martin Clerk of the Coun-
ty Court of Scott in the State of Virginia
of the one part, and Henry S. Kane of the
County and State of aforesaid of the other
part: Whereas a certain tract or parcel
of land lying and being in the said County
of Scott on the north side of Clinch river
containing one thousand acres has been
returned delinquent in the name of Jacob
Mileham Estate for non-payment of the
taxes due thereon for the year 1834, which
taxes with the Sheriff's commission thereon a-
mounts to the sum of twenty one Cents. - and
the said tract or parcel of land or so much
thereof as would be sufficient to discharge the
said taxes and commission having been of-
fered for sale by the sheriff of Scott County at
Public auction for cash before the front door of the
Court-house of the said County of Scott on the
16th day of October 1834, being the second day
of the term of the County Court held for the
said County, pursuant to law. When the
said Henry S. Kane of the second part of-
fered to pay the said sum of twenty one
cents for the said tract of land. And no
person appearing to pay the same for a less

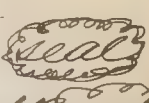
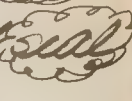
quantity of land than the said tract, the same was bid off to the said Henry S. Kane for the said sum of twenty-one cents, all of which appears by the return made by George McConnell Jr, deputy for William Kilgore, Sheriff of Scott County to the Clerk's Office of the said County Court, and now remains on file in the said Office. Now this Indenture witnesseth that the said John S. Martin Clerk of Scott County as aforesaid for and in consideration of the said sum of twenty one cents to the said Sheriff in hand paid by the said Henry S. Kane doth bargain and sell to him the said Henry S. Kane the said tract or parcel of land with its appurtenances forever. And the said John S. Martin Clerk as aforesaid by virtue of the authority invested in him by law, doth hereby convey, assign and transfer to the said Henry S. Kane and his heirs all the estate, right, title, interest and claim to the tract or parcel of land aforesaid with the appurtenances which he is authorized to convey under an act of the General Assembly of Virginia, entitled "An Act concerning delinquent and forfeited land, and providing for the sale of land returned delinquent hereafter for the non-payment of taxes," passed March 10th 1832. In

witness whereof the said John S. Martin
Clerk as aforesaid hath herunto sub-
scribed his name and affixed his seal
The day and year first herein written
John S. Martin, Clerk 
of the Court of Scott County.

Scott County S.D.

We James H. Stewart and Andrew
Campbell justices of the Peace in the Co-
unty aforesaid in the State of Virginia
do hereby certify that John S. Martin
Clerk of the County Court of the said
County of Scott a party to a certain
deed bearing date on the 2nd day of
January 1837 and hereto annexed person-
ally appeared before us in our County a-
foresaid, and acknowledged the same to
be his act and deed and desired us to certify
the said acknowledgment to the Clerk
of the County Court of Scott, in order that
the said deed may be recorded.

Given under our hands and seals 2nd
day of January 1837.

James H. Stewart 
Andrew Campbell 

The foregoing deed and certificate was received in
the Clerk's Office of Scott County on the 2nd

Henry J. Kane
252

from Deed copy

John J. Martin Clerk

B5 P297

Free for copy. W.C.

This deed is as apted to
because there is no evidence
that said tract of land was
ever returned delinquent no
evidence of the sale there or
to such proceedings as
the law required for tax
sales no evidence of where
said land is located or that
it comes any of this land
in dispute in this case
March 28th 1890

C. T. O. same for copy

no/9

day of January 1837, and certified forward.

A copy
made

John J. Martin J. C.

J. J. McNamee, J. C.

List of Land sold for the non payment of the Taxes Charged
there on in the County of Scott for the present year 1885
This 16th Day of October 1885.

Names of Persons Charged with the Taxes —	Quantity of the Land Charged	Local Description of the Land — —	Am ^t of the Taxes Due	Name of the Purchaser	Quantity per Charged	Amount of purchase money —
Jacob Mitchell	1000	North fork Clinch	20 ²⁵	H. S. Kane	1000	\$0 = 21 \$0 = 21

And of Henry S. Kane ~~twenty one cents~~ the above sum of
twenty one cts it being the amount of purchase money
for the above Land sold for the non payment of Taxes Due
there on for the year 1885 pursuant to an act of
assembly in that case made and provided

George McConnell Jr. S.,
for
Wm. Ferguson, S.C.,

This thing is objected to because there is
no evidence that the signature thereto is that
of the Sheriff of Scott County or any of his
deputies nor is there any evidence that
said lands were ever returned delinquent or
sold as such Octo 23rd 1893. Wm. T. Sewell
for Depts.

Sheriff
To \$ Paid for pure
share money of
1800 Mary Court
H. J. Kaine

H. J. Kane

See explanation
inside.


[Faint, illegible handwriting]

This Indenture made this 2nd day of January
in the year of our Lord one thousand eight hundred and thirty
seven, between John S Martin Clerk of the County Court of
Scott in the State of Virginia of the one part; And Henry S
Kane of the County and State aforesaid of the other part,
Whereas a certain tract or parcel of land lying and being in
the said County of Scott on the North fork of Clinch River and
containing one thousand acres, has been returned delinquent in
the name of Jacob Milham's estate, for non payment of the
taxes due thereon for the year 1834, which taxes with the
Sheriff's Commission thereon amounts to the sum of twenty
one Cents - And the said tract or parcel of land or so much
thereof as would be sufficient to discharge the said taxes and
Commission, having been offered for sale by the Sheriff of
Scott County at public Auction for Cash, before the front
door of the Courthouse of the said County of Scott on the
16th day of October 1834 being the ^{second} ~~first~~ day of the term of
the County Court held for said County, pursuant to law; when
the said Henry S Kane of the second part, offered to pay the
said sum of twenty one Cents for the said tract of land,
and no person offering to pay the same for a less quantity of
land than the said tract, the same was bid off to the said Henry
S Kane for the said sum of twenty one, all of which appears
by the return made by George M Connelley - deputy for
William Kellogg Sheriff of Scott County to the Clerk's office of
the said County Court, and now remains on file in said Office.

Now this Indenture witnesseth that the said John S
Martin Clerk of Scott County as aforesaid, for and in consideration
of the said sum of twenty one Cents to the said Sheriff in hand paid
by the said Henry S Kane, doth bargain and sell to him the said
Henry S Kane the said tract or parcel of land with its appurtenances
as before. And the said John S Martin Clerk as aforesaid, by
virtue of the Authority invested in him by law, doth hereby convey,
assign and transfer to the said Henry S Kane and his heirs,
all the estate, right, title, interest and claim to the tract or
parcel of land aforesaid, with the appurtenances, which he is

authorized to convey under an act of the general assembly
of Virginia, entitled, "An Act Concerning delinquent and forfeited
lands, and providing for the sale of lands returned delinquent
hereafter for the non payment of taxes", passed March 10th 1832.



I do witness whereof the said John S Martin Clerk as
aforesaid hath hereunto subscribed his name and affixed his
seal, the day and year first herein written.

John S Martin Clerk 
of the Court of Scott County

Scott County Va

We, James H Stewart — and Andrew Campbell —

Justices of the peace in the County aforesaid in the state of Virginia,
do hereby Certify that John S Martin Clerk of the County Court
of the said County of Scott, a party to a certain deed bearing date
on the 2nd day of January 1837 and hereunto annexed, personally
appeared before us in our County aforesaid, and acknowledged the
same to be his act and deed, and desired us to Certify the said
acknowledgment to the Clerk of the County Court of Scott, in order
that the said deed may be recorded, Given under our hands and
seals this 2nd day of January 1837

James H Stewart 
Andrew Campbell 

The foregoing deed and Certificate was received in the Clerk's
office of Scott County on the 2nd day of January 1837 and admitted
to records.

John S Martin C.S.C.

H. J. Stand

From Σ Deed
(Σ)

Clarks of Scott

Recorded & Co.

Book 6 page 297

~~~~~

This deed is excepted  
to for reasons stated on  
the copy which is also  
filed. (See memo for copy)

(9)

(9)



Virginia, Scott County Circuit Court, on the 22nd day  
of November 1879.

Sarah Kane Campbell, vs. H. S. Kane's heirs & Defts. } In  
Sarah Kane Guard, vs. " and Maggie A. Kane et al. } Chancery  
By consent these causes are revived in the name  
of J. M. Barker who has recently become the husband  
of Maggie A. Kane, and these causes coming on  
to further heard &c &c &c And it further appearing  
to the court from the pleadings in these causes  
that dower to the widow of the estate of her deceased  
husband is prayed for in said bill, and that  
same has not yet been assigned, and that par-  
tition of said lands among the heirs of H. S. Kane  
dead, is also prayed for in said bills, It is there-  
fore adjudged ordered and decreed that Isaac  
Wolfe, Thomas L. Peterson and Ira Creech be and  
they are hereby appointed Commrs. whose duty it  
shall be to go upon the lands belonging to the  
estate of H. S. Kane dead, and assign by prop-  
er metes and bounds to Sarah Kane widow  
of H. S. Kane dead, her dower portion of one third  
in value of said lands, except the lands that  
have heretofore been ordered to be sold, by special  
Commr. Vance & Wood, about which provision has  
already been made for the dower of said widow  
out of same under an agreement signed  
by said widow, and heretofore filed in said  
cause, &c &c and said Commrs. Isaac Wolfe, Thomas

L. Peterson and Ira Beech will in assigning said dower so assign and lay off same as that the lands assigned to said widow may be thrown as near together and as much as possible in contiguous tracts, giving to said widow one third in value of said lands quality and quality considered, and including in their assignment to her the mansion house and out houses and lands connected therewith occupied by said H. S. Kane as his residence during his life time, if the same can conveniently be done, The said Comrs. will at the same time that they assign dower to said widow also make partition of all of the lands belonging to the estate of H. S. Kane decd, among the several heirs of said H. S. Kane decd, to wit: Maggie A. Barker, Hannah Kane, Henry S. Kane jr., Patrick Kane, and Robert Kane giving to each one fifth interest, and in making said partition they will include the remainder interest in the lands covered by the dower of the said widow; Sarah Kane, xxxxxx Said Comrs. are further more directed in making said partition to so ~~make~~ assign each share as interest as to make them equal in value to each other and so as to throw each interest as near as possible in a tract or tracts contiguous to each other, Said Comrs. will make their report to the next term of this court, xxx And the



(3)

Commissioners to lay off dower, and partition the lands herein mentioned, will give personal notice to all the parties and especially to H. W. Haldey, Guardian ad litem, before they proceed to act, and it is ordered that the guardian do give special attention to the interest of his wards,

Extract- Fute

S. P. M. Connell D. l. l.

It appears upon the face of the decree entered in these causes that the name of William Palmer was entered as one of the comrs. and stricken out and that of Isaac Wolfe interlined above it; Yet in the order entered the following term Palmer is referred to as one of the original comrs. which said last order removes & substitutes others,

S. P. M.

Fee for this copy 65¢

S. P. M. Connell D. l. l.

Sarah Kane Guasson

vs } Extract Copy  
Decree.

H.S. Kane's heirs &c



Original Court County Circuit Court 22<sup>nd</sup> November 1877.  
Sarah Anne Guardian of the Person of Maggie Anne et al Defts } In  
and Sarah Anne Comptess The heirs of H. S. James et al Defts } Chy.  
These causes came on for And it further appearing  
to the Court that the Commissioners;  
William S. Sinner, Thomas L. Petersen  
and Ira Creech, appointed in said Court  
at the August term 1879 to assign dower  
to the widow, and make Partition according  
to the provision of said decree have failed  
to act the said appointment is hereby renewed  
and the following Persons are appointed  
Commissioners, in their stead to wit: --  
B. A. Ayers, John M. Johnson S. S. Robinson  
J. H. Smith, William F. Hickman and Thomas  
as, Petersen, any three of whom after being  
duly sworn, and to impartially perform the  
duty hereby required, may act who will  
proceed at once to assign dower, and make  
Partitions of said lands according to the Pro-  
visions of the decree of August Term 1879  
aforesaid with this addition that said --  
Commissioners shall Partition all the  
lands not sold by Commissioners Charles  
R. Turner & J. H. Wood, except the lands  
embraced in the Patrick & Percell lands,  
& surveys in the Wise County lands, and  
the other lands heretofore decreed to be

Said are ordered, not to be sold and said  
Commissioners, will make them returned  
to the next term of this Court and these causes  
are continued

Extract Less -

S. P. McLeannell etc

Sarah Kane Guard, &c vs. Maggie A Kane et al } Claim  
Sarah Kane, as The Heirs of H. S. Kane decd } Report of  
Portion

To the Hon John A Casey, Judge of the  
Circuit Court of Scott County

The undersigned of the Commissioners  
appointed by decree entered in the above  
causes to lay off and assign the widow  
Sarah Kane, her dower, in the lands of her  
deceased, husband, H. S. Kane and to Partition  
the same among the heirs of H. S. Kane as  
it will go at her death as well as to Par-  
tition all the other lands of said Estate  
among the said heirs respectfully report  
that Pursuant to said decree they have  
laid off and assigned the widow, Mrs  
Sarah Kane, the following tract and  
parcels of land Viz:



your commissioners. Then allatted to  
Isaac. S. Kane, The following described  
tract and Porcel of land viz, another tract  
or Parcel of land known as The Willcox or  
Thompson land lying on the waters of  
North Fork containing 329. acres 1 Rod & 25-  
Poles & bounded as follows: Beginning at a  
small white oak corner to the tract of land  
purchased by G. S. O. Gintzman in a line  
of the Patrick survey N 85 W 100 Poles to a beech  
and Elm on the North bank of the creek  
N 73 W 113 Poles to a small Chestnut on a  
steep point N 78 W. 24 Poles to a Poplar  
and Chestnut N 45 W 110 Poles to a large  
leafless Maple corner to the said Gintzman  
land thence leaving said land and with  
John Collins line N 35 W 24 Poles to a Stake  
in a line of Collins land and with same  
N 51 E 166 Poles to the corner of Collins.  
thence N 17 W 121 Poles to a Poplar thence  
with the McCreedy, line S 35 E 487 Poles  
to the Beginning.

On contract copy  
of the Petition in  
the Estate of H. A.

Sam. D. D.

D. B. 17 P 1104

Fee for copy 75 cts



Sarah Kane heard to Complaint, as Maggie A. Kane et al, Dfts J In  
Sarah Kane Complaint, The heirs of H. S. Kane Decd Dfts Chy.  
These causes came on again this day, to be  
heard upon the Papers heretofore read and  
upon the report of Thomas, L. Petersen,  
B. A. Myers, and S. P. Robinson Commissioners  
heretofore appointed by the Court to lay off  
and assign the widows dower, and to par-  
tition the reversions therein as well as  
all the other lands owned by decedent H.  
S. Kane among his heirs, and was argued  
by Council, and it appearing that said report  
has been filed a sufficient length of time  
without exceptions thereto it is confirmed  
and <sup>it is</sup> adjudged ordered and decreed that the  
said Widow Sarah Kane do take Possession  
of and hold for and during the term of her  
Natural life the Several Tracts of land allot-  
ted to her by said Commissioners and descri-  
bed in their report as and for her dower  
in her said husbands estate, it is further  
adjudged ~~and~~ ordered and decreed that  
Maggie A. Barker, Hannah Kane Henry  
D. Kane, Isaac P. Kane, and Robert P. Kane  
children and heirs of H. S. Kane, Decd,  
do respectively take and hold in fee  
simple the Several Parcels or allotments  
of land to them respectively made by said

Commissioners and described in their  
said report free from the claims of each  
other and that said children and heirs of  
H. S. Kane, Decd, do respectfully take and hold  
in fee simple subject however, to the widow  
dower. The several allotment of the portions  
in the dower lands to them respectively made  
by said commissioners and described in  
their report free from the claims of each  
other, it is further adjudged ordered and  
decreed that the clerk transmit a copy of  
this decree and the report of said commis-  
sioners with such other papers as are  
required by law to the clerk of the County  
Court for record, as a muniment of title  
to the several parties interested.

Extract Copy  
Gives -

S. P. McLeanell Clerk  
And Extract Copy of the Partition of  
in the Estate of H. S. Kane Decd  
B. A. Johnson Clerk



Clear Entract copy  
of the Pastroid  
in the Estate of  
H. S. Ramey Esq.

No. 10

Another tract or parcel of land known  
as the Wilson or Thompson land lying on  
the waters of North Fork containing 327 acres  
1 Rod. & 20 poles & bounded as follows:

Beginning at a small white oak corner to  
the tract of land purchased by C. S. L. Lint-  
man in a line of the Patrick Survey, N. 85-  
W. 100 poles to a buck and elm on the north  
bank of the Creek, N. 70 W. 113 poles to a  
small chestnut, on a steep point, N. 78  
W. 24 poles to a poplar and chestnut.  
N. 45 W. 110 poles to a large double maple  
corner to the said Lintman's land. Thence  
leaving said line and with John Collier's  
line N. 35 W. 24 poles to a stake in a line  
of Collier's land, and with same N. 31 E. 166  
poles to the corner of Collier's land, N. 17 W.  
121 poles to a poplar thence with the  
McClure line S. 35 E. 487 poles to the  
Beginning.

An Extract Copy of the Commissioners  
report in the Partition of the lands of  
Henry & Jane Deeds.

Teste  
Wilson M. Weston Dep. Clk.  
Scott County Court.



James O. Hamel

5 Extracts  
from Copy.

Concord Reports.

D.R. 19 P 124

Check's fee for copy 20cts.

Filed Octo 25 1887.  
J. H. Hamel

Sarah Anne Guard & Complamant  
vs  
Maggie A. Barker & others Defendants } In Chancery  
Cid

Sarah Anne Complamant

vs  
The heirs of A. P. Guard Dead, Defendants.

These causes came on again this day to be heard upon the papers heretofore read, and upon the report of Thomas L. Peterson, C. J. Ayers and J. S. Robinson Commissioners heretofore appointed by the Court, to lay off and assign the widow dower and to partition the portion therein as well as all the other lands owned by decedent, A. P. Guard among his heirs, and was argued by counsel, and it appearing that said Report has been for a sufficient length of time without exceptions thereto, it is confirmed, and it is adjudged ordered and decreed that the said Widow Sarah Anne do take possession of and hold for and during the term of her natural life, the several tracts of land allotted to her by said Commissioners, and described in their report as and for her dower in her said husband's estate, It is further adjudged ordered and decreed that Maggie A. Barker Hannah Anne, Perry S. Fine, Isaac P. Fine, and Robert P. Fine, children and heirs of A. P. Guard Dead, do respectfully take and hold in fee simple the several parcels or allotments



of land to them respectively made  
by said Commissioners and described in  
their said report free from the claims  
of each other, and that said children  
and heirs of A. R. S. have decd. do respectfully  
take and hold in fee simple subject how-  
ever to the widow's dower the several amounts  
of the reversion in the dower lands to them  
respectively made by said Commissioners  
and described in their report free from the  
claim of each other. It is further adjudg-  
ed ordered and decreed that the Clerk  
transmit a copy of this decree, and the  
report of <sup>said</sup> Commissioners with such  
other papers as are required by law, to  
the Clerk of the County Court for record,  
as a monument of title to the several parties  
interested,

Extract Copy

Teste

J. P. McConnel Clerk.

A Copy of Decree confirming the Com-  
missioner's Report in the Estate of  
A. R. S. deceased,

Teste

J. M. Weston Dep. Clerk  
Scott County Court.

x 10 + Secrecy in the  
Est of H. S. Kame and

MB. 190 127

Chas. Lextor copy 4000

Healy Oct 25 1892  
J. H. Kame

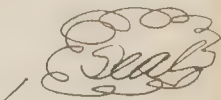
(no 10)



This deed made this the 26th day of May  
Anno Domini 1887 by and between W.  
Kane of the town of Estillville Scott  
County Virginia of the first part and  
William D. Jones of the City of Phila-  
delphia and the State of Pennsylvan-  
ia of the second part Witnesseth: That  
for and in consideration of the sum of  
Five thousand dollars to be paid to the  
said W. Kane by the said Wm D Jones  
as follows: one thousand dollars in  
fifteen days, one thousand dollars in  
six months, one thousand dollars in  
eighteen months, one thousand dollars  
in 24 months and one thousand dol-  
lars in 30 months from the date of  
this deed for which several payments  
the said Wm D Jones has executed his sev-  
eral bonds with even date of this deed bear-  
ing interest from date. The said W.  
Kane hereby grants, bargains, sells and  
conveys unto the said Wm D. Jones with  
covenants of general warranty  
the following real estate, to wit:  
three hundred and thirty acres of land  
be the same more or less lying in the  
Wild cat Valley on the waters of the  
North fork of Clinch river in Scott  
and Lee Counties, Virginia adjoining



the lands of John Collier, Samuel Wardkins and others, being the land on which Dale Legg and Joseph Edens now lives and occupies as the tenants of the said Kane, also a certain other tract of land adjoining the above described tract containing ninety acres be the same more or less lying in Lee County Virginia both of which tracts of land were allotted to the said Kane in the partition of the real estate of the late Henry Kane amongst his several children and heirs at law. For a more particular description of which lands reference is hereby made to the report of the Commissioners making the partition and the decree entered in the Chancery cause confirming said report. The said Kane expressly reserves a lien hereon until the purchase money is paid. Witness the following signature and seal the day and date first above written.

W Kane, 

State of Virginia County of Scott's.

I John M. Johnson Clerk of the County Court of Scott County Virginia do certify that W Kane whose name is signed to the writing above bearing date on the 26th day of May 1887 has acknowledged the same



Office and  
before me in my County aforesaid.

Given under my hand this the 26th  
day of May 1887.

J. M. Johnson, Clerk.

Virginia Scott County Court Clerk's  
Office: This deed for land from B. K. Mc  
to W. D. Jones bearing date on the 26th,  
day of May 1887 was received and togeth-  
er with the certificates hereon admitted  
to record.

Given under my hand this 31st day of  
May 1887.

J. M. Johnson, Clerk.

A Copy,  
Teste:

D. J. Morrison, D.C.

Fee for Copy Sixty Cents

JP Kane

for To 3 Copy of Deed  
252

M. D. Jones

fee for Copy Sixty Cts.

B24 P198

This deed is accepted to  
because it refers to the  
partition of the lands of  
H. H. Kane for a particular  
description of the land  
allotted to said JP Kane  
and no assignment is  
shown

Duncan for life

(11)



I & H Kane agree to convey  
to Russell & Legg thirty acres  
off of the north western end of  
the 100 acre tract of land now  
in controversy in the suit pending  
in the circuit court of Lee County  
in which I & H Kane are  
Plf and said Legg is Def  
There is to be a judgment  
rendered in favour of said  
Kane for the said 100 acre tract  
at the next term and said  
Kane is afterwards to convey  
the said thirty acres off of the  
north western end of said tract  
to me the said Legg and each  
party is to pay his own costs in  
said case Given under our  
hands this 26<sup>th</sup> <sup>day</sup> of Sept 1839

Eli O Legg  
D

Henry S Kane  
Russell W Legg

Russell W Legg

To { Terms of the  
{ settlement of  
{ debt in Lee  
{ Circuit Court

H. S. Kane  
(12)



Va Lee County to wit:

[illegible]





3

The 1st of July 1857  
 Washington D.C.  
 Dear Mr. Long  
 I have the honor to acknowledge the receipt of your letter of the 27th inst. and in reply to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,  
 Yours, etc.  
 J. M. Smith



1-5-

If the weather were not so bad  
to day I would have been  
20/10/07  
1st of the month  
will have been 1st of the month  
1st of the month  
1st of the month

11

It is a great pleasure to hear  
from you. I am at the moment  
traveling on the 1st of the  
month.

I am at the moment  
traveling on the 1st of the  
month.

It is a great pleasure to hear  
from you. I am at the moment  
traveling on the 1st of the  
month.

It is a great pleasure to hear  
from you. I am at the moment  
traveling on the 1st of the  
month.

It is a great pleasure to hear  
from you. I am at the moment  
traveling on the 1st of the  
month.

It is a great pleasure to hear  
from you. I am at the moment  
traveling on the 1st of the  
month.





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No 12

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[illegible]



of said branch. Then on 333 11/14  
foles & 12 links to a stake at the  
corner of a house 360 11/15 foles  
and 12 links to a stake 875 27  
foles & 8 links to a stake 11/16  
foles to a stake in McCreary's line  
11/13 27 1/2 foles to a stake at the  
157 11/35 foles to a stake in the  
and with the same 35 1/2 11/11 foles  
to a white oak corner of the house  
front of house 11/11 11/22 foles to the  
beginning with all its appurtenances.  
The above land is conveyed to with spe-  
cial warranty McCreary the following  
signatures & seal.

At the time of signing the above  
the County Court Clerk's office the 18th  
day of May 1871. The foregoing was  
given by McCreary a commissioner ap-  
pointed by order of the Circuit Court  
of Lee County, & the May term there-  
of, in the year 1871, in showing us  
the same finding where in fact the  
Clerk was present and the heirs  
of Russell W. Legg and others' (some  
defts) of the one part, to satisfy the  
holding of the other part. All of  
Lee County Virginia done this day

Test June 8. 0.15 sec.

Copy of the Record

Lucy Ann - Wilson 1871



John L. Lillie  
F. J. J. of Lillie  
M. M. D. Lillie

Book 10  
P. 271

This paper is entitled to  
be a copy of the original  
and is a copy of the original  
in the original.

"X"

F. J. J. of Lillie





*[Faint, illegible handwriting, likely bleed-through from the reverse side of the page. The text is mostly illegible due to fading and the quality of the scan.]*

*[Faint, illegible handwriting, possibly bleed-through from the reverse side of the page.]*





[illegible]



[illegible]

3. x 1000

1000

2





My dear friends  
I have just received your letter  
and am glad to hear from you  
I am well and hope this finds you  
the same.

Yours truly  
Wm Duff  
James W Orr.

My dear friends  
I have just received your letter  
and am glad to hear from you  
I am well and hope this finds you  
the same.

M. T. HASH, President and General Manager,

I. P. KANE, Secretary and Treasurer.

Estillville Planing Mill Company,  
Builders and Contractors, Manufacturers and Dealers in Poplar and Ash Lumber, Sash,

Doors, Frames, Mouldings, Brackets, Flooring, Siding, Ceiling, &c.

Estillville, Va., ..... 189

Estillville, Va., .....

For you and your family

[illegible]

Washburne

223577-740901

Old Mill Pond



125



This is not evidence  
for any purpose  
W & S attys

125



Handwritten text, possibly a signature or name, written vertically along the right edge of the page.



# The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You to Summon

*Jasper Waller*  
*John Waller Jr. and James C. Scott*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday  
in *March* next, being rule day to answer a bill in Chancery exhibited in our said Court  
against *them* by *W. D. Jones*

*Citizen of Philadelphia Pa.*

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.  
This *10<sup>th</sup>* day of *February* 18*88*, in the 11*2* year of the Commonwealth.

*J. A. G. Hyatt* Clerk.

A Copy Teste



The object of this suit is -  
 To enjoin and inhibit the defendants from  
 selling, cutting or removing any timber or  
 saw logs from the two tracts of land mentioned  
 in the Bill, or from committing waste  
 upon said lands - Bond with good  
 security having been executed in ac-  
 cordance with the order of the Court The  
 Injunction is in full force J. S. Hyatt esq

3446

W. D. Jones  
 vs  
 Bha in Chey  
 Jasper Callier et al  
 To March Rules 1888  
 Executed  
 Feb 18 1888  
 R. S. Delaney, J. C.

File in Subj of the Callier



M<sup>C</sup>REDIE 15950

B

X

MILL

C

A

NORTH FORK OF

CLINCH

MILL PATH

WEST

Top of Power Mountain

EXPLANATION

JOHNSTON 16100 A SURVEY

M<sup>C</sup>REDIE 15950 A SURVEY

LEGG 100 A SURVEY

FENCED LAND within the Legg 100 A Survey

LAND IN DISPUTE

JOHNSTON 16100